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The Solicitors' Journal.

LONDON, JUNE 2, 1877.

CURRENT TOPICS.

If will be remembered that some time ago a wellmormed correspondent warned the profession through our
claims that articles of clerkship are not assignable, and
that the Master of the Rolls intended to act upon this
two. The following notice has now been issued by
direction of the Master of the Rolls:—"For the future
it is requested that no assignment of articles be made,
but that further articles be entered into reciting that
the original contract has been put an end to by mutual
consent (or by the death of the master, or as the case
may be). No objection will be made to taking assignments
for registration; at all events, till after the long vacatin; but the profession are requested to conform to the
ampractice as quickly as possible."

The Russian Government has issued an Imperial times as to the mode in which it proposes to treat matrals and enemies during the present war. This scree, judging from the abstract published in last imady's Times, seems to be framed on enlightened and libral principles. Turkish subjects dwelling in Russians allowed to continue their avocations under the procision of the law. Turkish ships have a certain time flowed for freely leaving Russian ports. The subsets of neutral States engaged in commerce are somised the utmost protection consistent with the accessities of war, which necessities, however, as the appede rules we noticed last week show, may very monely interfere with the trading of neutrals, and even the safety of their vessels. The decree recapitulates a different provisions of the Declaration of Paris as to interesting, as to blockades being effective, as to a surial flag protecting enemies' goods except contraband, as to neutral engoes being safe even under an samy's flag. It also recognizes the St. Petersburg beclaration of 1868, against the use of explosive procidles of a less weight than 400 grammes, and extends attipulations of the Geneva Convention to any badge high the Turks may adopt in the place of the Red to the Declaration of Paris and St. Petersburg, als therefore bound by them, but Turksy was not a carry to the Geneva Convention, though she has expressed willing to adopt its provisions provided she may destitute another badge for the Christian cross. The series goes on to promise that the commerce of neutrals the Danube is to ramain as free as possible, and that he military authorities will protect the works and connected to keep the mouths of the Danube wigable. This is a matter of great practical importance of Austria and Germany, and no doubt those Powers will their influence to accurate that full effect is given to these rate of the decree. The last, and, to an interactional

lawyer, the most interesting part of the decree is the declaration that the resolutions of the Brussels Conference of 1874 are to be observed. This Conference, as some of our readers may remember, was convened at the instance of the Russian Government to consider the rules of military warfare, and was attended by representatives of all the independent European States, but it did not result in any convention or declaration binding upon the different Governments, but only in a series of resolutions, representing upon each point the views entertained by the majority of the delegates of the different Governments; and these resolutions, together with the comments upon them, the reservations, and the separate opinions which the different delegates inserted in the protocols of the proceedings, were together submitted to the different Governments as a basis for an ulterior exchange of ideas. Nothing further was done, and now the Russian Government adopts these resolutions as the rules it proposes to follow during the present war. There seems to be little, if any, reason to regret this, as the resolutions are, no doubt, drawn up with more consideration for the inhabitants of an invaded country, and with a greater regard for the principles of humanity, than any rules which the commander of a Russian, or, indeed, of any continental, invading army would have been likely to draw up by himself, as may be seen by comparing the original Russian proposals at the Conference with the modified resolutions ultimately adopted. But it seems desirable to call attention to the fact that the resolutions have no binding international character; and that, even as expressing the opinions of the Conference, they must be read subject to the reservations and separate opinions contained in the protocols-reservations and opinions which, for the most part, are more favourable to the invaded population and less favourable to the invading army than the resolutions.

MANY AND VARIOUS are the difficulties which have arisen from the co-existence of the procedure before the Judicature Acts with the procedure established by those Acts, but the monstrous absurdity of this co-existence was never better exemplified than by the case of Christ's College, Brecknock, v. Martin, in which the Court of Appeal decided on Tuesday last that the time for moving to set aside an award in a voluntary reference depends upon the Acts 9 Will. 3, c. 15, and 11 Geo. 4 & 1 Will. 4, c. 70, s. 6, and not upon the rules of court by which the present sittings are regulated. The Act 9 Will. 3, c. 15. provides that "any arbitration procured by corruption . . . shall . . . be set aside by any count of law or equity so as complaint of such corruption be made in the court where the rule is made for submission before the last day of the next term after such arbitration made or published to the parties." At the time this Act was passed, both Easter and Trinity Terms depended on the movable feasts of Easter and Trinity; but by 11 Geo. 4, c. 70, s. 6, fixed periods were prescribed for all terms alike; and it was enacted that Hilary Term should begin on the 11th and end on the 31st of January; that Easter Term should begin on the 15th of April and end on the 8th of May; that Trinity Term should begin on the 22nd of May and end on the 12th of June, and that Michaelmas Term should begin on the 2nd and end on the 25th of November. Then came the Judiesture Act, 1873, which, by section 26, abolished terms "so far as relates to the administration of justice," but expressly provided that "in all other cases in which, under the law now existing, the terms into which the legal year is divided are used as a measure for determining the time at or within which any act is required to be done, the same may continue to be referred to for to be done, the same may continue to be referred to for the same or the like purpose, unless and until provision in otherwise made by any lawful authority." It is well-known that by the rules of court (ord. 61) the new "att-tings" by no means correspond with the old "terms"; in fact, we have a return to the pre-Georgian state of

things, for the Easter and Trinity "Sittings" depend upon "movable feasts." The confusion which results from the dual periods may be imagined, and careful mathematical calculations must be made in order not to be "out of time" in each particular case. The hardship is still greater in the case of an application to set aside a compulsory reference, for, by the Common Law Procedure Act, 1854, s. 9, all such applications "shall and may be made within the first seven days of the term next following the publication of the award to the parties, whether made in vacation or in term"; and in such a case it is said to be possible that a particular incidence of movable feasts may have the effect of abolishing the seven days altogether. We are glad to observe that the Lord Chief Justice spoke of the desirability of a new "rule of court" to put these matters straight. But the question arises whether a mere rule of court can effect the change, or whether the "lawful authority" which the framers of the 26th section of the Act of 1873 had in their minds' eye was not an Act of Parliament. The question must depend, not on the Act of 1873, but on the 17th section of the Act of 1875, which superseded it. This section allows rules to be made for regulating sittings, pleadings, practice, and procedure, and matters relating to practice and procedure. On the whole we incline to the opinion that the regulation of time for setting aside an award in a compulsory reference under the Common Law Pro-cedure Act, 1854, is within the powers of this section, but that an award in a voluntary reference under the statute of William III. is not. However this may be, we hope that the "lawful authority," wherever it may be found, will be prompt to redress the grievance to which we have adverted. The mere knowledge of the trap (and the frequency with which practitioners have fallen into it promises that it will soon become pretty well known) is not enough.

A REPORT recently printed on the subject of the receipts and expenditure of the Chancery Division shows the magnitude of the funds of suitors with which this division of the High Court has to deal. During the year ending the 31st of August, 1876, the amount of cash received was £12,670,390, and the amount paid out was £12,341,129. The balance remaining at the end of the year consisted of £4,920,151 in cash, and £64,485,595 nominal value of securities. The number of accounts in the Paymaster's books was 33,467 (this is not the number of causes and matters in the Chancery Division as erroneously stated in the daily press; the causes and matters in the Chancery Division should number something above 100,000). The general observations of the Comptroller and Auditor-General form the most interesting portion of this report. Numerous mistakes have arisen through the ignorance of the Audit Department, an ignorance pardonable enough considering that the work of understanding chancery orders is absolutely new to them. We also see sundry variations between the views of the Audit Department and the Treasury on certain subjects. For instance, on the subject of the delay in carrying out orders to be acted upon by the Chancery Paymaster, the Audit Department wishes it to be the Paymaster, the Audit Department wishes it to be the duty of the Paymaster to act upon an order whether it is brought before his notice or not, while the Treasury consider that he is only responsible for executing orders when formally brought to his notice, and that this is the proper position he should hold on the subject. Apart from the utter impossibility of the Paymaster's making all the payments directed by an order without the intervention of a collision it must be presented. the intervention of a solicitor, it must be remembered that the division of a fund is preceded in ninety-nine cases out of 100 by a taxation and payment of costs. A fruitful source of mistakes made by the Chancery Paymester consists in the fact that two or three orders may be in force at one time dealing with different parts of the same fund, or dealing in a different manner with a fund. So long as the second order is

not brought to his notice he will act upon the first, so that he is liable to fall into the error of investing under the first order money which by the second is directed to be paid out. The Paymaster's rule is that "a second order supersedes a first so far as it is not worked out"; but unless the second is carried into his office to be acted on it is not part of his duty to take cognizance of it. A great burden would be imposed on the Paymaster if he were required to read every order relating to funds in court, and to compare one with the other so as to be able to note any variation in dealing with funds. It would take the time of three or four clerks to make an index of every such order, together with a tabular syllabus of its provisions. Mistakes of the description pointed out do not occur very frequently, but when they do occur they give rise to much lengthy correspondence between the Paymaster and the Audit Office.

A defect in the present system which the Auditor thinks he has discovered is, that "stop orders have been issued and the funds in court have nevertheless been dealt with under previous directions, owing, apparently, to the fallure of solicitors to bring such stop orders under the notice of the Paymaster." We cannot coincide with the Auditor in his sympathy with those who, having the opportunity, do not take the proper steps to make their charges available. On the subject of delay in bringing in stop orders, a letter from the Lord Chancellor's secretary is quoted in which he says that, "if serious difficulties arise from the omission of agents to bring in stop orders, it might be considered whether rules should not be framed by which the performance of this duty might be enforced upon them, and they might be visited with the responsibility for its omission."

On another point we may be sure suitors will not agree with the Auditor. The latter considers that when money which is directed to be invested is, by mistake, placed on deposit, the interest on the deposit-money is "not properly chargeable to the public." To ordinary mortals it seems that the money is lent to "the public," whether invested in consols or placed on deposit, and that "the public," which derives the benefit, should pay the interest.

Upon the whole of these observations of the Auditor-General we would say that the amount of red tape always complained of by solicitors as being appurtenant to the Accountant-General's office has been increased nearly tenfold by the system of audit which is applied to the Paymaster-General.

Among the amendments, chiefly verbal, made in the Bankruptcy Bill on the third reading in the House of Lords, was one of considerable importance relating to the proceeds of sale of goods taken in execution and sold, substituted for clause 101. It is now provided that—

"When the goods of any trader have been taken in execution in respect of a judgment and sold, the officer of the court from which the process issued shall, if he have no notice of a bankruptcy petition having been presented against or by, or of a deed of arrangement having been filed by, such trader, pay the balance of the proceeds of sale (after deducting expenses) into the same court; but if he have notice of such petition or deed, he shall hold the said balance upon trust to pay the same to the trustee or receiver or other person entitled thereto under the petition or deed. If no such petition or deed be filed by or against the trader within six weeks after the sale under such excurtion, the execution, oreditor shall (subject and without prejudice to any other provisions of this Act) be entitled to such balance, but otherwise the same shall be divisible among the creditors of the trader."

Surely a month would be long enough to tie up the

The motions before Mr. Justice Fry occupied his lordship one hour and a-half on Tuesday.

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THE COMPLETION OF THE JUDICATURE REFORMS.

Ir was probably wise to confine the operation of the Judicature Act of 1873 to the initiation of the fusion of law and equity, and the re-modelling of civil pleading; it was certainly safer to do so, for with the equity bar in arms about the results of fusion, and the common law bar alarmed about trial by jury, it would have been rash to provoke a judicial insurrection by measures tending to economy of judicial power. Yet it could hardly have escaped the attention of the framers of the Act that an improved procedure would necessarily result in a largely increased amount of business, and that the existing arrangements for the trial of causes would be inadequate to meet the pressure thus occasioned. Before the Judicature Acts came into operation the Lord Chancellor avowed his opinion that the system which prevailed in the common law courts of having more judges than one to sit as judges of first instance could not continue; and the legislation of last session relating to hearings before a single judge was the commencement of reforms in the direction of economizing judicial strength. No one who considers the list of actions for trial in Middlesex can doubt that much more remains to be done in this direction, and attention has been called to the subject by the appearance of a pamphlet by Mr. Day, Q.C., containing a scheme for remedying the present waste of judicial power in the Common Law Divisions.

Broadly stated, Mr. Day's proposal is a return to the judicial arrangements which existed before the Court of King's Bench had usurped a general jurisdiction over all actions between subject and subject. He proposes that the Queen's Bench Division should retain all jurisdiction which it now exercises in proceedings other than ordinary civil actions; he would also transfer to it all the peculiar jurisdictions of the Common Pleas and Exchequer Divisions; also the Crown Cases Reserved, and appeals from inferior courts; but he would withdraw from it all original jurisdiction in ordinary cases between subject and subject. He suggests that the Division should condist of the Chief Justice and three justices, probably the three senior justices of the common law divisions of the High Court. These four judges would sit in London throughout the legal year. Their staff would consist of the Queen's Coroner, the Master of the Crown Office, the Queen's Remembrancer, one master, and an associate. One judge might sit alone for trials by jury, and for motions and also in chambers; but the court for disposing of all other business would be constituted of three judges. Power should be given to the court to direct the trial at any place before a circuit judge of any indictment or information which may be more conveniently so tried.

We think some such concentration of the peculiar jurisdictions would be a valuable reform, but we see no reason why the anomaly of a Queen's Bench Division should be kept alive for that purpose; why not abolish all the divisions; assign all the business referred to above to a divisional court of the High Court, and let the Chief Justice of England and three justices, chosen, say, for a year, constitute this court? We greatly doubt, however, whether this court would do for Crown Cases Reserved. Would the decision of the Franconia case by four judges have given satisfaction?

The next step in Mr. Day's proposal is the abolition of the Common Pleas and Exchequer Divisions of the High Court. He proposes that six judges should be assigned for the hearing of ordinary civil suits between subjects, and the nature of his scheme cannot be described better than by saying that if it were adopted there would be six common law Vice-Chancellors. The plaintiff in any ordinary common law action would assign it to one of these judges, and the judge to whom the action was assigned would have the control of it in all its stages, is chambers as well as in court; would determine all

issues of law by himself, and would either try the issues of fact by himself, or by a jury in Middlesex or London; or, if more convenient, would send the issues of fact to be tried in the country. Each of these judges would at all the legal year in London, and would have a staff composed of three masters, who would act as registrar, associate, taxing master, and chief clerk. The judge to whom a cause is attached would have the power of granting a new trial on the ground of a verdict being against evidence, and on the ground of misdirection by a circuit judge; and there would be an appeal from his decision on this and other matters to the Court of Appeal.

We fail to see the advantage of allowing the plaintiff to assign a case to a particular judge. The result would be to crowd the list of a popular judge, and so necessiate frequent transfers; and there are other results well known to practitioners in the Chancery Division. We see, however, considerable advantage in assigning cases to a particular judge if this can be done without the knowledge or intervention of the parties—e.g., by ballot. There would probably be much saving of time in the hearing of chamber applications if this were done.

Mr. Day's next proposal is, we think, wholly impracticable. He would have six judges (probably the junior justices) setapart exclusively for circuit business, both civil and criminal. They would try prisoners at the present assize towns, but would sit for the trial of civil actions only at certain great centres, and, having no original jurisdiction in civil business, would try on the civil side only issues sent to them for trial, transmitting the findings to the judge who directed the issues. They would have the same officers as are now attached to judges on circuit. Mr. Day meets an objection which may be raised to this part of his proposal by pointing out that, although the absence of these six judges from London would doubtless be much more lengthened than at present, yet by changing circuits every six months the circuit judge's duties would be varied and relieved. The circuit judge would, moreover, always have the prospect of succeeding to the position of a town judge.

As regards the country suitor this would simply be to reintroduce the old system with its main evils redoubled. What we have been aiming at has been to enable the suitor to have fact and law determined together; whereas under this arrangement the country suitor would have, as of old, the facts tried in the country and then have his case hung up to have the law decided in town. But, independently of this, what would be the effect of the arrangement on the judges? The circuit judge would be a superior kind of under-sheriff, and one obvious effect would be to render the leaders of the bar less inclined to accept the post of a puisne judge in the High Court. The prospect of five or six, or more, years of life in judges' lodgings in provincial towns, and in the atmosphere of assize courts, combined with the long separation from his family, would be sufficient to deter most men in large practice from accepting a circuit judgeship. Men of weak health would be almost necessarily shut out. If the effect was to lower the class from which the judges are taken, the temporary advantage to the suitor would be dearly bought. Again, what would be the effect on the legal knowledge or habits of legal reasoning of a judge, of six or ten years' continuous trial of issues of fact, before a "scratch" bar, and without a single opportunity of reasoning out a question of law in a case? Is it not likely that the judge would forget his law, or, at all events, forget to add to his knowledge of law?

There are some other points in Mr. Day's scheme which may be summed up as follows:—He would abolish district registries, sweep away the official referees and references to masters under the Common Law Procedure Act, 1854, transforming the former officials into masters attached to the different judges; he would add the present chiefs of the two abolished divisions to the Court of Appeal, relieve the common law judges of their attendance in the Divorce Division, and attach a short-

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hand writer to every court, who should take notes in all cases, furnishing a transcript to either party at a prescribed rate.

Rebiews.

COURTS OF INVESTIGATION AND SURVEY.

A Manual of the Practice and Procedure of the Courts of Investigation into Shipping Casualities and of the Courts of Survey, &c. By Clarence John Pelle, of the Inner Temple, Esq., Barrister-at-law. London: Waterlow & Sons.

The institution of a new court, and the substitution of written rules for what was, as has been pointed out in our columns, an unwritten practice, gave an opportunity for a work on the courts of inquiry and survey under the Merchant Shipping Acts, of which Mr. Peile has availed himself. He has, with some skill, grouped the sections of the Merchant Shipping Acts, 1854 to 1876, relating to inquiries into shipping casualties, and, in the form of notes to the sections, has called attention to such case law as is to be found in connection with his subject. He then proceeds to deal in the same manner with the sections of the Act of 1876 by which courts of survey were instituted. Here his annotation is necessarily meagre, as there is really no case except Lewis v. Gray (L. R. 1 C. P. D. 452) which contains any judicial interpretation of the new duties of the Board of Trade in regard to the detention of unseaworthy ships. The author says that no cases before a court of survey have been reported; we believe he might with accuracy have gone farther, and said that no such court has yet sat, no one having yet appealed against the decision of the Board of Trade. The rules of procedure are given, with notes; and the reported cases thereon are printed at the end of the book. The work seems to us for the most part carefully done, though there are one or two points in which we find room for correction. Since the decisions of the Court of Appeal in Bustros v. White (24 W. R. 721) and Anderson v. Bank of British Columbia (24 W. R. 624) we are surprised to find Fenner v. South-Eastern Railway and McCorquodale v. Bell alone relied on as the authorities on the question of the privilege of documents from dis-Again, we must question the accuracy of our author's knowledge when he says (p. 40) that the practice is to give a written discharge to an officer. This has never, to our knowledge, been done in any inquiry held in London, and, indeed, if any document to the effect that no charge will be made is given, it should, as we pointed out, and as the author suggests, be given to the court. We should have been glad also to see the difficult point of the mode of recovering costs ordered by courts of inquiry more fully discussed than is done in this book. And we must express regret that the reports of practice cases have been re-printed without correcting such printers' errors as "Mr. Humphry, Q.C." for "Mr. Murphy, Q.C.," and "commercial offence" for "criminal But, on the whole, the work is well done; and, being in a very handy form, it will be very useful to practitioners in the courts to which it relates, courts whose importance has been much increased since the Act of 1876 has given them a judge of legal training and a fixed code of procedure.

Should Mr. Peile produce a second edition of his book,

Should Mr. Peile produce a second edition of his book, its usefulness might be increased by the addition of a chapter on the "naval courts" held in foreign ports under sections 260, et seq., of the Merchant Shipping Act of 1854.

The Council of the Social Science Association has definitely fixed on the 19th to the 26th of September as the period of the congress to be held in Aberdeen.

Cases of the Meek.

BURIAL ACT, 1855 (18 & 19 VICT. C. 128), S. 9—BURIAL WITHIN 100 TARDS OF DWELLING-HOUSE—CONSENT OF OWNER OF HOUSE—PRACTICE—INJUNCTION—"THREATER-ING AND INTENDING."—A question of some importance upon the construction of section 9 of the Burial Act of 1855 was decided by the Court of Appeal on the 30th of May in a case of Earl Couley v. Byss. By the Burial Act of 1852 (15 & 16 Vict. c. 85), s. 9, it is provided that "no new burial-ground or cemetery shall be provided and used in the burial-ground or cemetery snau se provided and used in an metropolis, or within two miles of any part thereof, without the previous approval of one of her Majesty's principal Secretaries of State." And section 25 provides that no ground not already used as, or appropriated for, a cemetery shall be appropriated as a burial-ground, or as an addition to a burial-ground, under this Act, nearer than 200 yards to a burial ground, under this Act, neares small average to any dwelling-house, without the consent in writing of such dwelling-house." By to any dwelling-house, without the consent in writing of the owner, lessee, or occupier of such dwelling-house." By the Act 16 & 17 Vict. c. 134, the provisions of section 25-were extended beyond the metropolis, and by the Act 17 & 18 Vict. c. 87, s. 12, the limit of 200 yards was reduced to 100 yards. By the Act 18 & 19 Vict. c. 128, s. 9, the above-mentioned provision of section 25 of the Act 15 & 16 Vict. c. 85, was repealed, and it was in lieu thereof enacted that "no ground not already used, or appropriated for, a cemetery shall be used for burials under the said Act, or this Act, or either of them, within the distance of 100 yards from any dwelling-house, without such consent as aforesaid. In Earl Cowley v. Byas the facts were briefly these:—In 1865 the defendant obtained the approval of the Home Secretary to the appropriation for a cemetery of about twenty acres of land belonging to the defendant. The defendant then endeavoured, but without success, to form a company for the purpose, and the scheme fell into abeyance until 1876, when it was again mooted. The inhabitants of the district then opposed the scheme, and memorialized the Home Secretary with the view of inducing him to withdraw the approval which his predecessor had given in 1865. He thereupon deputed one of his officers to hold an inquiry into the matter, and, after receiving his report, declined to withdraw the approval. The plaintiff, who was the owner of a house situate close to the boundary of one end of the defendant's land, then instructed his solicitors to take proceedings to prevent the defendant from appropriating his land for a cemetery. The plaintiff's from appropriating his land for a cemetery. The plaintiff's solicitors wrote to the defendant's solicitors, threatening proceedings to obtain an injunction, and the defendant's solicitors replied that "no part of our client's land within 100 yards of any dwelling-house would be used as a cemetery, unless he had taken the necessary steps as prescribed by the Act." They said also, "Our client will not give up any part of his legal rights, though he may never wish to exercise them." The plaintiff's solicitors replied that, unless the defendant would give a written undertaking that no part of his land should be used as a cemetery, they should at once apply for an iscemetery, they should at once apply for an injunction. The defendant's solicitors replied, "Our client has no present intention whatever of attempting to convert his property into a cemetery, and, in fact, for some years past he had abandoned the idea, until it was suggested to him by some of his friends. He declines to give any such undertak-ing as you wish, but he repudiates any notion of attempting some of ms friends. He declines to give any such undertaking as you wish, but he repudiates any notion of attempting to convert the property into a cemetery, although, at the same time, he will not give up his right to do so at any fature time. This, however, he is willing to do to meet your views and to avoid litigation, if possible—if at any future time he should wish to use his property as a cemetery, he will give you and your client two months' notice of such his intention, so that you can, if you are so advised, take what proceedings you think proper and expedient in the matter." The action was then commenced; the plaintiff moved for an interlocutory injunction to restrain the defendant from using "the land, or any part of it, for burial or for a cemetery," and the Vice-Chancellor granted the injunction until the hearing. He held that the Act prohibited the use of the land for any of the purposes of a cemetery within 100 yards of a dwellinghouse, without the consent of the owner of the dwellinghouse, and that if a part of the land proposed to be used for the cemetery was within 100 yards from a dwellinghouse, the injunction ought to extend to the whole of the land, twen though the greater part of it was beyond the limit of 100 yards. The Court of Appeal (Jessel, M.R., Lord Coleridge, C.J., and Baggallay, L.J.) held that the pro-hibition of section 9 of the Act of 1855, extends only to the use of the land within the prescribed limit for the purose of actual interment. It might be lawfully used for the ornamental plantations common in cemeteries, or for the building of a chapel, or for a road. No injunction ought, therefore, to have been granted. And the court moreover held that, even if the prohibition went as far as the plaintiff contended that it did, still, after the letters written by the defendant's solicitors, it was impossible to say that the defendant had threatened and intended to do any unlawful act. On the contrary, he had promised, while insisting on his legal rights, not to attempt to exercise them without giving to the plaintiff two months' notice of his intention to do so. Under such circumstances the court said that it would be contrary to the practice of the court to grant an injunction, and the action ought not to eve been brought.

BANKRUPTCY—ELECTION OF TRUSTEE—VOTES OF CRRDMORS—PROXY—LIQUIDATOR OF COMPANY—BANKRUPTCY
ACT, 1869, s. 80, SUB-SECTION 8—BANKRUPTCY RULES, 1870,
s. 85—BANKRUPTCY FORMS, 1870, Nos. 32, 33, 34—ComPANIES ACT, 1862, ss. 95, 133.—In a case of Exparte Taylor,
heard by the Court of Appeal on the 31st of May, a question
sees as to the validity of a proxy signed by the liquidator
of a company (in voluntary liquidation) who were creditors of
a bankrupt. The question was whether the trustee had been
duly elected, and this depended upon the validity of the
liquidator's proxy, and the vote given under it. The liquidator, Mr. Price, in his affidavit of proof of the company's
ebt, described himself as the liquidator of the company, and
deposed that the bankrupt was indebted to the company in a deposed that the bankrupt was indebted to the company in a sum named, and, at the foot of the affidavit, there was a proxy in this form :—"I appoint A. and B. jointly and separately my party in the above matter," and this was signed by Mr. Price, without stating in what character he signed it. This, it was containeded, was not a proxy in compliance with the Bankruptcy Rules. Section 80, sub-section 8, of the Act says that "a and the may, in the prescribed manner, appoint a person to apprecent him in all matters relating to any debtor or his mairs." R. 85 says that "the instrument appointing a proxy shall be in writing under the hand of the creditor, or, if such creditor is a corporation or company, under the d of an agent stating that he is duly authorized on its and of an agent stating that he is duly authorized on he shall; and such instrument shall be according to the ferm in the schedule." Form No. 32 gives the ordinary ferm of affidavit of proof of debt, with a form of proxy at the foot of it. Form No. 33 is a form of proxy when not added to proof. Form No. 34 is a form of affidavit of proof of debt by an agent of a company. This form contains the words "I am duly authorized under the seal of the company to make the proof of debt in its behalf," and these Pany to make the proof of debt in its behalf," and these words of direction are added [then follow last affidavit, altering form accordingly]. No form of proxy is given. Section 133 of the Companies Act, 1862, provides that in a voluntary liquidation the liquidator may, without the anction of the court, exercise all the powers by the Act gren to the official liquidator; and section 95 provides that the official liquidator shall have power, with the sanction of the court exercise that the official liquidator shall have power, with the sanction of the court which are said the court which are said to be a section of the court which which are said to be a section of the court which are said to be a section of the court which are said to be a section of the court which are said to be a section of the court which are said to be a section of the court which are said to be a section of the court which are said to be a section of the court which are said to be a section of the court which are said to be a section of the court which are said to be a section of the court which ar that the official liquidator shall have power, with the sanction of the court, to do certain things, among which are to bring or defend any action, suit, or prosecution, or other legal proceeding, in the name and on behalf of the company, "to do all acts, and to execute, in the name and on behalf of the company, all deeds, receipts, and other document, and for that purpose to use, when necessary, the company's seal"; "to do and execute all such other things as may be necessary for winding up the affairs of the company and distributing its assets." Nothing is expressly said about proving in the bankruptcy of a debtor to the company. The Court of Appeal (Jessel, M.R., Lord Colemany, The Court of Appeal (Jessel, M.R., Lord Colemany, C.J., and Baggallay, L.J.) held that, even if r. 85 applied at all, as to which they doubted whether the liquidator was the agent of the company, it had been sufficiently more was the agent of the company, it had been sufficiently maplied with, and, moreover, that the liquidator had acted within the powers conferred upon him by sections 95 and 138 of the Companies Act, 1862. They therefore held that its election of the trustee was valid.

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Societies.

LAW STUDENTS' DEBATING SOCIETY.

At the meeting of this society held at the Law Institu-tion on Tuesday last, Mr. Fell in the chair, the question for discussion was as follows:—"If, under a marriage settlement, a child of a former marriage of the intended wife takes an interest in property brought into settlement by either his mother or the intended husband, is such child a mere volunteer in case of a sale for value of such property?" Van Sommer opened the debate in the affirmative, and was followed by Mr. Roughton in the negative. The question was ultimately decided on the latter side by a majority of four votes.

THE IRISH SOLICITORS' BENEVOLENT ASSOCIATION.

The seventh annual banquet in connection with this excellent association was held on the 17th nlt. in the spacious dining hall of the King's Inns, Henrietta-street. About a hundred and fifty gentlemen sat down to dinner, comprising members of the bench, and representative men of both branches of the legal profession. The chair was

comprising memoers of the begal profession. The chair was occupied by the Right Hor. Mr. Justice Fitzgerald.

The Chairman gave "Her Most Gracious Majesty the Queen," which was drunk with the greatest loyalty and

The CHAIRMAN next gave "The Prince and Princess of Wales, and the rest of the Royal Family."

The toast was drunk with all the honours.

The CHARMAN then gave "The Lord Lieutenant and prosperity to Ireland."

Sir CROKER BARRINGTON, Bart., then gave "The Lord Chancellor and the Irish Bench." Without flattery be might say that during the long history of that bench it had never been more remarkable than at the present for learnnever been more remarkable than at the present for learning, great legal ability, sound integrity, and eloquence. The members of his profession had daily opportunity of witnessing with what impartiality every case that came before their tribunals was adjudicated upon, without regard either to parties or to politics. They could also testify to the great courtesy of every member of the bench towards gentlemen practising before them. He only hoped that as their chairman had said that night, well would be left alone, and that there would be no interference with either the Lord Channeller or the Links heach. the Lord Chancellor or the Irish bench.

The toast was received with all the honours.

Mr. Justice Lawson, in responding, thanked the com-pany for the very warm manner in which the toast of the Irish bench had been given and received. It afforded him the greatest pleasure to see that splendid hall filled with the greatest pleasure to see that splendid hall filled with such a goodly assemblage; and looking round he thought he was justified in feeling confident that the glories of the Irish bench, the Irish bar, and the Irish attorneys and solicitors were not things of the past, but realities of the present. All present were united in this country in the discharge of a most important duty, namely, the administration of justice to the subjects of the realm, and he was persuaded that without any one of the three elements—the bench, the bar, or the attorneys—it would be impossible persuaded that without any one of the three elements—the bench, the bar, or the attorneys—it would be impossible that the public business could be effectually carried on. He was rejoiced that in an assembly of that kind the teast of the Irish bench was received as it had been that evening, because it showed—as, indeed, his own consciousness told him—that they had not as yet in any respect forfeited the confidence of the public. Sir Croker Barrington had spoken of them in terms which he trusted they deserved, they always endanying to deserved. or, at all events, they always endeavoured to deserve but he thought they might say this, that the sound public opinion of the country was not in favour of any attempt, no matter from what quarter it might come, to degrade either the bench or the bar of this country. It was a either the bench or the bar of this country. It was a favourite creed with some—and perhaps with some in high quarters—that it would be desirable to exclude the bench and the bar of freland from all participation in the public life of the country, and confine them to the mere discharge of their duties. But though he might personally have no objection to apply himself exclusively to his office, he hoped the day would never come when the rising bar of the country should be excluded from their fair share of

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the duties of public life and of the public honours connected with public life. The greatest incentive to progress was the cultivation of the feeling in all that by honest competition and henest industry a man might aspire to and hold the highest position to which a subject of the realm could attain. He hoped that no movement which would tend to check or to paralyze that would ever find sympathy in that sound public opinion. In again thanking them for the manner in which the toast had been received, he would only add that they, as judges, had a difficult and a responsible duty to discharge. The properties and the fortunes of the Queen's subjects very often depended upon fortunes of the Queen's subjects very often depended upon their decisions, and they felt that responsibility, but they felt also that it was their duty to discharge it honestly, fearlessly, and impartially—neither looking for popular graise nor dreading popular clamour.

The CHAIRMAN said he had now to propose the toast of

the evening-"The Solicitors' Benevolent Association, and may prosperity attend it." Upon the two occasions that he had had the honour of being present there before, it seemed to him that the practice was to accompany that sentiment with a short but forcible charity sermon. Such was not his intention, and he craved their leave in that respect to depart from precedent. He did not intend to preach the merits of benevolence, though it was the sole virtue which, even here below, carried with it more than its own reward; but he had to express his deep regret that so large a number of the solicitors and attorneys of Ireland had failed as yet to become members of this association. He might, however, still announce to them that they were prospering—that they never had a greater number of subscribers than in the past year, and that their income had been disbursed in more numerous instances of benevolent relief than on any former occasion. He also asked leave to announce that a lady recently departed from amongst them-whose whole lady recently departed from amongst them—whose whose life was one story of benevolence—that she had not forgotten that society, but had left them a bequest of £500. He need scarcely say that he alluded to the late Mrs. George Roe. Now, though he did not intend to preach a charity sermon, he thought he might point out to them, not how the funds of their institution might be increased, but how the calls mount their funds might be more limited. but how the calls upon their funds might be more limited, and it was by a strenuous advice to the governing body and the heads of the profession that they will look to it that the body of attorneys and solicitors receive at least their due proportion of those public appointments which, relating specially to the administration of the law, are never better filled for the public good than when experienced, educated solicitors—even though they should be veterans—were selected to occupy them. He could not too highly praise the ability of the committee who had the management of that society, in establishing that annual meeting--he might call it fessival—without imposing any charge upon the funds at their disposal. They of the bench and they of the bar met there to extend to the members of that sister profession, met there to extend to the members of that sister profession, the attorneys, the hand of fellowship—to state that there was no rivalry between them, no adverse interests. They met there, moreover, in the cause of benevolence, which they all recognized as a fundamental element and the light and all recognized as a fundamental element and the light and glory of the Christian character, and to promote that benevo-lence through their means. He had no doubt they would all join with him in receiving this toast, and in coupling the Benevolent Society with the ardent wish and feeling that it might long continue to prosper.

The toast was received with all the honours.

Mr. ROBERT C. LEE responded, thanking the chairman for all he had said of the association and its management, and expressing a hope that in the current year there would be a

large accession to its roll of membership.

Mr. WM. ROCHE proposed "The Health of the Chairman." He had watched, not with surprise, but with pleasure, the right hon. gentleman's career at the bar, in the Senate house, and in his distinguished position on the bench. Addressing legal gentlemen it would be presumptuous to attempt to point out the many distinguished qualities for which Mr. Justice Fitzgerald was so remarkable. They all knew the ability and the patience with which he discharged the onerous and responsible duties of his high office, while the courtesy and the kindness he extended to those members of both branches of the profession who practised before him was widely known and universally appreciated. He would take the liberty of conveying to their chairman, as President of the Solicitors' Benevolent Society, their grateful Mr. WM. ROCHE proposed "The Health of the Chairman."

thanks for his great kindness in presiding upon that occasion and by his presence and the weight of his name advancing the interests of this great charity.

The CHAIRMAN, in responding, expressed to the attorney profession his deep-felt gratitude for the increasing kindness and support which he had received at the hands of its mem-

bers during the course of a very long life.

Mr. Henry T. Dix gave "The Bar of Ireland." He was rejoiced to find such thorough cordiality and friendship existing between the two branches of the profession. The existence of such a feeling was necessary, not only for their own interests, but in the interest of the public, that great client for whom they all did business. Their different callings eled them in different paths, but these paths led to the one end—the benefit of the public, and the proper administration of the laws in this country. Doubtless all present had at one time or another heard the cry urged—"Amalgamate the two professions." It was raised by two sections—un-successful barristers, who thought that if they could only successful barristers, who thought that if they could only get at their clients direct, without the intervention of an attorney, their fortunes would be made, and dissatisfied solicitors—gentlemen who believed themselves above their profession, but who more frequently fell far beneath it. He trusted that the bogus scheme of amalgamation, mooted from time to time, would never come to pass; but that some fifty years hence a solicitor of the future would be proposing the health of the bar, and would do it with the same sincerity and good faith with which he did it at that moment.

The toast was drunk with great cordiality,
Mr. Serjeant Armstrong responded. He was glad to
find that the Irish bar had not been forgotten in an assembly like that. He was happy to reflect that, for many years past, and at the present time, the judicial bench of Ireland had been supplied from the Irish bar without the introduction of any foreign element. On that bench they now had gentlemen who, in the Senate and elsewhere, achieved the highest distinctions, and who exhibited in their official positions the profoundest learning, the greatest dignity, and what was understood by the commonest of the people—perfect impartiality and love of justice. When in the course of events vacancies arose he (the serjeant) trusted that the Irish bar would not be found unequal to the position it would then be called upon to fill, and that the ranks of the judicial bench might be recruited from among themselves, without imposing upon gentlemen reposing upon the pleasant banks of the Thames the inconveniences of migration to the equally tranquil, but less innoxious, banks of the Liffey. He expressed his deep regret that out of the 1,000 enrolled barristers in Ireland not fifty were to be found either donors or subscribers to this excellent charity, and called upon his brethren to remember the saying, "It is more blessed to give than to receive," and open their purse-strings more liberally.

Mr. HENRY S. MECREDY proposed "Our Musical Friends," and the toast was warmly received and responded to.
Judge Ormsby proposed the toast of "The Attorneys and
Solicitors of Ireland."

Mr. B. W. Roche responded. The company separated at an advanced hour.—Irish Law

Sir James Cochrane, says the Times, has retired from the Chief Justiceship of Gibraltar, after serving in that office for the lengthened term of thirty-six years, a period, it is believed, unexampled in judicial annals, and so long as to have entitled him to the distinction of being the Father of the Judicial Bench throughout her Majesty's dominions. It is altogether forty-seven years since Sir James Cochrane first went to Gibraltar, he having been appointed to the office of Attorney-General there by his late Majesty. The Gibraltar Chronicle, in noticing his long services and connection with the colony, remarks that Sir James is followed in his retirement from his sest on the judicial bench, and the high post he has so long filled with such dignity and honour, by the regrets of those with whom he has been professionally associated and by the universal respect of all classes of the community. Sir William Doyle, the newly-appointed Chief Justice, arrived at the Rock on the 1st inst. and was sworn into office the

Obituary.

SIR WILLIAM HACKETT.

A telegram from Colombo announces the death, from cholers, of Sir William Hackett, Knight, Chief Justice of Ceylon. The late Chief Justice was the son of the late Mr. Bartholemew Hackett, of Cork, where he was born in 1824. He was educated at Stonyhurst College, and alterwards at Trinity College, Dublin, where he graduated B.A. in 1846. He was called to the bar in Irelaud in 1848, and was also called to the bar at Lincoln's-inn in Michaelmas Term, 1851. He was for some years a member of the Northern Circuit, and he was appointed Queen's Advocate for the Gold Coast in 1861. He became Chief Justice of the colony in 1863, and Lieutenant-Givernor in 1864. Two years later he was knighted by patent on being made recorder of Prince of Wales's Island, and on the subsequent transfer of the Straits Settlements from the Indian Government to the Crown he became judge of the Supreme Court at Penang. Sir W. Hackett acted for several months as Chief Justice of the Straits Settlements, and in 1875, on the aunexation of Tiji, he was appointed Chief Justice of the new colony and a member of the Legislative Council. All the arrangemats for the organization of the law courts in Fiji were carried out by him, and in November last he was appointed to succeed Sir Edward Creasy as Chief Justice of the Island of Ceylon. Sir W. Hackett was married to a daughter of the late Mr. William Bryant of the Bengal Givil Service.

MR. THOMAS JAMES ARNOLD.

Mr. Thomas James Arnold, senior magistrate at the Westminster Police-court, died at his residence, I, Grevilleplace, Kilburn, on the 20th ult., after a long illness. Mr. Arnold was born in 1803, and was educated at St. Paul's School, and the University of Göttingen. He was called to the bar at Lincoln's-inn in Michaelmas Term, 1829, and practised for many years on the Korthern Circuit and at the Liverpool Sessions. He soon acquired the reputation of a sound lawyer, and had a good practice, especially in criminal business. He soon acquired the reputation of a sound lawyer, and had a good practice, especially in criminal business. He soon acquired the reputation of several valuable legal works, including "The Law as to Public Meetings and Political Societies," "The Law of Municipal Corporations," and "The Duties of a Justice of the Peace cut of Sessions." He also compiled a volume of Common Pleas reports, and (in conjunction with the late Sir William Hodges) a volume of Queen's Bench reports. In 1847 he was appointed a stipendiary magistrate at Worship-street Police-court, and four years later he was removed to Westminster. Mr. Arnold's magisterial career was a most successful one, and it is stated that no decision of his was ever reversed, either by the quarter sessions, or by the superior courts. In addition to his accurate legal knowledge he possessed great tact and knowledge of human nature. Mr. Arnold was the oldest magistrate in the metropolis. He had been for some monthsoutofhealth, and herecently obtained leave of absence from the Home Secretary in the hope that entire rest might restore his strength, but in vain. On taking his seat at Westminster on the 22nd ult., Mr. Woolrych said, "The loss of my learned colleague and valued friend, notwithstanding his long illness, has come upon me with painful surprise. As an astute lawyer, distinguished by mental efficiency and brilliancy of intellect and legal knowledge, Mr. Arnold's equal has seldom, if ever, been seen, and he was an ornament to, and a meritorious

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MR. JOHN BAILEY LANGHURNE.

Mr. John Bailey Langhorne, solicitor and notary, died at his residence, Outwood Hall, near Wakefield, on the 17th ult, after a few hours' suffering, from an attack of apo-

plexy. Mr. Langhorne was the son of Mr. John Langhorne, of Berwick-upon-Tweed. He was admitted a solicitor in 1839, and practised for a few years at Newcastle-upon-Tyne. He then removed to Richmond, Yorkshire, where he carried on business in partnership with Mr. John Robinson Tomlin, and held the offices of town clerk of Richmond, joint registrar of the diocese of Ripon, registrar of the Royal peculiar of Middleham, deputy-registrar of the consistory court at Richmond, clerk to the guardians of the Reeth Union, and superintendent-registrar. On the passing of the Probate Act, 1857, Mr. Langhorne was appointed district registrar of the Court of Probate for the West Riding, and removed to Wakefield, where he practised up to the day of his death. He was also a notary public, a commissioner for oaths in the Supreme Court of Judicature, and a perpetual commissioner for the North and West Ridings of Yorkshire.

MR. EDWIN LOVELL.

Mr. Edwin Lovell, solicitor, of Wells, died at Dinder, Somersetshire, on the 21st ult. Mr. Lovell was the youngest son of Mr. Joseph Lovell Lovell, solicitor, of Chilcote Manor. He was born in 1808, and was educated at Eton. He was admitted a solicitor in 1831, and had ever since practised in the city of Wells. He was formerly in partnership with the late Mr. Edmund Broderip, with his father, and with his elder brother, Mr. Edward Lovell, and since his brother's death he has carried on the business alone. He had been for forty years clerk of the peace for Somersetshire, and he was also clerk to the county lieutenancy, and he had been registrar of the Wells County Court (Circuit No. 54) ever since the passing of the first County Court Act. He was for many years the captain commanding the Wells Rifle Volunteers. Mr. Lovell was married to the daughter of his former partner, Mr. Edmund Broderip.

Appointments, Gtc.

Mr. Charles Francis Gale, solicitor, of Cheltenham, has been appointed a Notary Public.

Mr. George Green, solicitor, of Knighton, has been appointed a Commissioner to administer Oaths in the Supreme Court of Judicature in England.

Mr. ISAAC KABERRY, solicitor, of Pontefract and Castleford, has been elected Clerk to the Featherstone Local Board of Health. Mr. Kaberry was admitted a solicitor in 1875.

Mr. Charles James Lacey, solicitor, of Wareham and Bournemouth (clerk to the Wareham Highway Board and to the county justices), has been elected Clerk to the Conservators of the River Frome Salmon Fishery District, in the place of his father, the late Mr. William Charles. Lacey.

Mr. Robert Gray Cornish Moweray, barrister, has been appointed Secretary to the Stock Exchange Commission. Mr. Mowbray is the eldest son of the Right Hon. John Robert Mowbray, M.P., and was born in 1850. He was educated at Balliol College, Oxford, where he graduated first class in classics in 1872. He was afterwards elected a Fellow of All Souls' College, and he was called to the bar at the Inner Temple in Easter Term, 1876, and is a member of the North-Eastern Circuit.

Mr. Arthur Phillips, barrister, of Calcutta, has been appointed Secretary to the Government of India in the Legislative Department, in succession to Mr. Whitley Stokes, appointed Legal Member of the Council of the Governor-General. Mr. Phillips was formerly a Fellow of St. Catherine's College, Cambridge, where he graduated as fifteenth wrangler in 1864. He was called to the bar at the Middle Temple in Hilary Term, 1867, and has recently acted as standing counsel for the Bengal Presidency.

Mr. J. T. Proun, solicitor, of Bishop Auckland, has been elected Clerk to the Bishop Auckland Local Board of Health, in succession to Mr. Thomas Thornton, solicitor, resigned.

Mr. WILLIAM TALFOURD SALTER, Q.C., has been elected a Bencher of the Middle Temple.

Mr. Henry Sacheverell Sherry, solicitor, of 2, Chapelstreet, Bedford-row, has been appointed a Commissioner to administer Oaths in the Supreme Court of Judicature in England.

Mr. Joseph Richards Smith, solicitor, of Bridgewater, has been elected Treasurer for that Borough, in succession to Mr. James Cook, jun., who has been appointed town clerk.

Legal Rews.

Baboo Romesh Chunder Mitter has been appointed to be a judge of the High Court of Judicature at Fort William, in Bengal, in the room of Mr. F. A. B. Glover, deceased.

The following arrangements have been made for the circuits of the judges at the next assizes:—Western.—Lord Chief Justice Coleridge and Mr. Justice Lindley. Midland.—Mr. Justice Mellor and Mr. Baron Pollock. North-Eastern.—Mr. Justice Lush and Mr. Justice Manisty. Oxford.—Mr. Baron Huddleston and Mr. Justice Lopes. Northern.—Mr. Justice Hawkins. South-Eastern.—Lord Justice Brett and Mr. Justice Denman. North Wales.—Lord Chief Baron. South Wales.—Lord Justice Bramwell.

"W. B. S."—a signature which will be recognized—writes to the Times as follows:—"In the Times of the 22nd inst. a letter appeared complaining, in effect, that the chief clerks of the Master of the Rolls and the Vice-Chancellors declined to entertain summonses in causes transferred to Mr. Justice Fry, and, although your correspondent did not so state, the inference has been drawn from his letter that the chief clerks, if they had been so minded, might have disposed of such applications, and thereby have saved suitors the increased expense of applying to Mr. Justice Fry by motion in court. Will you kindly allow me to suggest that the Master of the Rolls and the Vice-Chancellors probably decided, as is undoubtedly the fact, that they had no further jurisdiction whatever in any cause transferred to Mr. Justice Fry, and that therefore the chief clerks, who represent them in chambers, have no such jurisdiction? If the chief clerks had bad jurisdiction, Mr. Justice Fry would no doubt have dismissed the motions made to him in court, with costs, as irregular and unnecessary."

A correspondent of the Times says:—"The Irish Judicature Bill and the Irish County Courts Bill have, in different shapes, been before Parliament for four sessions, and were singled out in the Speech from the Throne this year as measures that ought to become law. Until the first Bill shall have been placed on the statute-book—not to speak of other things—the whole system of procedure at the Four Courts will remain almost as different from that now in use in Westminster Hall as from that in the courts of France or Germany. Until the second Bill shall have become law, the peasantry and lower middle class in Ireland will be left without legal protection in respect of equitable rights, which, since the Land Act of 1870, have become very large and important. Both measures have been long called for by the Irish public—at least, by the well-informed and disinterested portion of it; and, if I do not mistake, almost every Irish equity judge—notably the present Lord Chancellor of Ireland—has proclaimed from the bench that the County Courts Bill has become a necessity. It is, however, commonly reported that no real effort will be made to pass either Bill in 1877; nay, that both have been shelved, purhaps for ever."

perhaps for ever."

On Tuesday, at the Central Criminal Court, while Mr. Commissioner Kerr was trying two men for obtaining from a Mr. Thomas Galpin £200 by false pretences, an incident occurred which produced a painful sensation in court. One of the jurymen was suddenly taken ill in the jury-box. He was removed thence by his brother jurymen into one of the corridors, and a medical man was brought, but in vain, for in a very short time be ceased to live. The deceased proved to be a Mr. Charles Stuart. One of his brother jurymen, addressing Mr. Commissioner Kerr, said he was present in court on the previous day, and heard the deceased ask one of the judges, whom he believed to be the recorder, to be excused from serving on account of his age—seventy-three. The reply of the judge was, in effect, that he could not excuse him, but that the applicant might get his name erased from the jury list in consideration of

his advanced age, on applying in the proper quarter. On Wednesday, Mr. Avory explained in court that the gentleman asked to be excussed on account of his age, but he said nothing about his health, and, being informed by the court that his age was now no excuse for his not serving, he was asked by Mr. Read, an officer of the court, whether he was ill, to which he most distinctly replied that he was not ill, and felt himself quite able to serve. He then cheerfully turned round and took his seat with the other jurymen. He remained in waiting during Monday to serve, but was not put into the jury box. On Taesday morning he appeared again in the court, and then entered the jury-box without any observation from him; and in sudden death occurred.

"A Student of Fifty Years' Standing" has published "a law tract for the times," entitled "The Patient, the Physician, and the Fee" (Butterworths), in which he sets ont by stating that, on permission to study and to practise at law without authoritative digest or code of the law, the gross amount paid to the State by persons now alive is estimated at from £4,000,000 to £5,000,000, and of which it is estimated the class termed solicitors have contributed about three-fourths of the entire fund; and then proceeds to inquire: 1st. Whether high and unequal imposts, without application of the fund to educational purposes, or moderate uniform imposts, with high education provided, would tend most to elevate the standard of legal knowledge, integrity, and excellence in the professions. 2nd. Whether, in the interest of the State, it be expedient to continue the heavy annual imposts upon solicitors, the only lawyers to whom thirty millions of the population can have recourse. 3rd. Whether the entire amount of stamp duties to be received on admission to study and to practice, in each branch of the profession, should not be appropriated to legal educational purposes in London, Edinburgh, and Dublin, reverting in the same proportions as those duties have been contributed from England, Ireland, and Scotland, to the authorities having the guidance and direction of legal study in each capital, each separate branch of the profession to receive according to the scale of payments made by the members thereof. The expenditure to be made made by the members thereof. The expenditure to be made subject to rules to be prescribed by the Secretary of State for the Home Department. 4th. Whether the amount of fees paid by articled clerks, students, and professional men, now alive, amounting to over £4,000,000, has not entitled them to the facilities in study which a digest or codification of the law would afford. 5th. Whether, in consideration of the fact that there is no clear the early decire was the state of the state class who could derive greater advantage from a digest and code of the law than solicitors, it might not be in their interest to have continued for a limited term of three or five years the payment of certificate duty on an understanding that the fund should be applied to producing either digest or codes.

Law Students' Journal.

COUNCIL OF LEGAL EDUCATION.

TRINITY EXAMINATION, 1877.

GENERAL EXAMINATION OF STUDENTS OF the INNS OF COURT, held at Lincoln's-inn Hall, on the 11th, 12th, 14th, 15th, 16th, and 17th of May, 1877.

The Council of Legal Education have awarded to Logan Shirres and Robert Frederick Norton, of Lincoln's-ins, Esq., studentships in jurisprudence and Roman civil law, of one hundred guineas, to continue for a period of two years; and to Philip Folliot Scott Stokes, of the Inner Temple, Esq., a studentship in jurisprudence and Roman civil law, of one hundred guineas, for one year.

civil law, of one hundred guineas, for one year.

The council have also awarded to the following students certificates that they have satisfactorily passed a public examination:—Races Uddin Ahmed, James Chas. Chaplic, Barthelemy Hardy Colin, Bernard Coleridge, Chas. Joseph Henry Corbett, William Garth, Michael Grace Guiry, Toru Hoshi, Charles Francis Morreil, Harry Newson, Gerald Loftus Torin Peacocke, Westby Brook Perceval, Akhoy Coomar Rudra, John Franklen Thomas-Peter, Sadashi

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Nana Trilokekor, and John Lowndes Yates, of the Middle Temple; Percy Bolland Adams, Ellis Ashmead Bartlett, Nathaniel Cartwright, Edmund Henry Clutterbuck, Arthur tewart Daniell, Ysidro Francis Edgeworth, John Augustus irmer, Arthur Raymond Heath, Isidore Fredk. Hellmuth, Hugh Phipps Hornby, George Boydell Houghton, Thomas Trafford Dunnington Jefferson, Ralph Kekewich Lopes, Percy Middleton, Ernest Robert Moon, George Osborne Peroy Middleton, Ernest Robert Moon, George Obborne
Moore, Arthur Joseph Patron, Lionel Edward Pyke, Henry
Gilbert Rawson, George Billingsley Richardson, James
Wills Robinson, Benjamin Arthur Smith, Sidney Smelt,
William Henry Solomon, Francis Hugh Thornton, and
Wm. Nicholls Willink, of the Inner Temple; and Edward Greenhill Amphlett, Henry Aldenburg Bentinck, William Henry Bowles, Thomas Clarkson, Albert Rowland Cluer, John Gowen Collins, James Joseph Enslie, Fredk. Joseph Frankau, Joseph Birdeall Jones, Charles Edward McLuren, Thomas Raleigh, Arthur Lionel Smith, and Thomas Snow, of Lincoln's-inn, Esqs.

of Lincoln's-inn, Esqs.

The following students passed a satisfactory examination in Roman law only:—W. R. St. C. Andrew, C. S. Arkcoll, F. S. Baden Powell, A. B. Basset, W. G. F. C. Bentinck, S. Bennett, W. Bradford, C. J. Brand, J. G. Butcher, A. C. Capel, H. Cavan-Irving, H. S. R. G. Chuckerbutty, F. J. Collinson, G. C. Cope, R. W. Cory, H. Z. Darrab, W. M. Da's, H. W. Davies, S. J. Douglas, C. S. Eady, A. J. Edwards, H. E. Egerton, R. J. Fell, G. W. Floyer, W. H. Fowle, R. C. P. Gethin, F. P. Goeling, M. H. Gould, F. J. Greenwell, S. R. Groon, H. M. Hamilton, R. D. Hancock, H. W. F. Harwood-Har-M. R. Gould, F. J. Greenwell, S. R. Groom, H. M. Hamilton, W. F. Hamilton, R. D. Hancock, H. W. F. Harwood-Harwood, E. B. Hindle, W. C. Holmes, F. M. Humfrey, H. S. Karr, A. Kensington, W. C. A. Ker, E. F. Knight, H. C. Laigh-Bennett, H. L. Lester, J. A. H. Louis, F. M. Lloyd, H. M. Lloyd, O. S. Macleay, D. W. Marsden, W. J. Martin, H. Maude, E. A. Miller, A. M. Mitchison, E. C. Morrison, M. B. Ohn, A. Peters, T. W. Poley, H. H. Pownall, P. T. Pulman, W. Quayle, R. T. Richardson, J. Sanjo, W. W. Smith, H. H. W. Sparham, J. D. Stanton, C. E. L. Strong, J. R. Swift, H. E. Taunton-Collins, Hon. E. R. C. Villiers, A. G. Walker, P. C. Wheeler, N. H. Williams, and C. F. Wright, Esqs. Wright, Esqs.

By order of the Council,
(Signed) S. H. WALPOLE, Chairman. (Signed) S. H. WALPON Council Chamber, Lincoln's-inn, May 28.

Court Papers.

SUPREME COURT OF JUDICATURE. ROTA OF REGISTRARS IN ATTENDANCE ON

Date.	COURT OF	MASTER OF THE ROLLS.	V. C. MALIN
Monday, June Tuesday Wednesday Thursday Priday Saturday	4 Mr. King 5 Farrer 6 King 7 Farrer 8 King 9 Farrer	Mr. Teesdale Holdship Teesdale Holdship Holdship Teesdale	Mr. Latham Leach Latham Leach Latham Leach
	V. C. BACON.	V. C. HALL.	Mr. Justice Fay.
Monday, June Tuesday Wednesday Thursday Friday Saturday	4Mr. Pemberton 5 Ward 6 Pemberton 6 Ward 7 Pemberton 8 Ward	Merivale Milne Merivale	Mr. Koe Clowes Koe Clowes Koe Clowes

COURT OF APPEAL.

LIST OF APPEALS FOR TRINITY SITTINGS, 1877. APPEALS FROM THE CHANCERY DIVISION. For Judgment.

West v Orr app of plt V C B (e a v Feb 6—present Lord Justice James, LJ Brett, and LJ Amphlett)

For Hearing.

Rosaiter v Miller app of deft M R.—Feb 16 (part heard, 18 May—present Lord Coleridge, Lord Justice James, and Lord Justice Baggallay)
Warner v Turbing Warner v Twining app of plt M R-Jan 31 (not before June 7) In re East Norfolk Tramway Co, limd app of official liquidator
MR-Feb 26 Javal v The Sheffield Wagon Co, limd app of plt M R-Mar 5

Lucena v Lucena app of Gerald Surman M R—Mar 21 Stothert v Prichard app of deft M R—April 5

(New Appeals.)

Warner v McBryde app of defts V C M—April 7
In re The Eupion Fuel and Gas Co app of Henry Kelsall
V C M—April 7
Cosgrave v Woodley app of R M Cosgrave V C M—April 9
Cain v Fellows app of deft H A Cain M R—April 10
The Phosphate Sewage Co, limd, v Hartmont app of plts
V C M—April 10
West V Cose app of deft Lord de la W v V C R—April 11

West v Cope app of deft Lord de la Warr V C B-April 11 Hime v Campbell app of Rev B Lowther and ors M R-

April 14
Bourke v The Alexandra Hotel Co, limd app of defus V C M -April 16

Macket v Herne Bay Commrs app of defts V C B—April 17
In re Stringer's Estate Shaw v Jones-Ford app of plts from ord on demr M R—April 18
In re Stringer's Estate Shaw v Jones-Ford app of plts from ord on demr M R—April 18
Karen v Complete are of plt from ord of VC of Country

ord on denr M R—April 18
Kevan v Crawford app of plt from ord of VC of County
Palatine of Lancaster (Manchester District)—April 19
Grace v Baynton app of S H Hadley M R—April 21
Greenwood v Greenwood app of plt M R—April 24
Ungley v Ungley app of plt V C M—May 1
Harene v Bennett app of deft M R—May 2
Plimpton v Spiller app of defts M R—May 2
Taylor v The Corporation of St Helens app of defts from VC
of County Palatine of Luncaster (Manchester District)—
May 11

May 11

Davis v Howard Davis v Adams app of deft John Elway in 20d suit V C M—May 12 In re Hoskin's Will app of John W Warter & aur V C M—

May 16
The Corporation of Birmingham v Allen app of plts M R—May 16
The General Works Co, limd, v The Great Western of Brazil Ry Co app of Ry Co V C M—May 16
Same Co v Same Co app of Wilson, Sons, & Co V C M— May 16

Traherne v Traherne app of infant deft Onslow P. Traherne V C M—April 17

Holeombe v Adams app of deft V C B-May 17 McDonald v Foster (Liverpool District Registry) app of plts V C H-May 18

Mills v Haywood app of deft H R Taylor V C H-May 23

The Widnes Metal Co, limd, & ors v Norwood & ors app of defts
V C B—May 25 Shaw & anr v Norwood & ors app of defts V C B—May 25 Delluc v Harouel app of Native Guano Co V C M—May 26

From Orders made on Interlocutory Motions in the Chancery In re Birt, deceased Birt v Birt app of George Ell having conduct of action V C M—May 9

In re St Bride's Church or Parish Estate, Fleet-street app of Churchwardens M R—May 9

Chatterton v Jefferson app of plts V C M—May 15

Brandon v Lucas app of J. M. Henderson & anr V C M—May 15

May 18

May 10 Sheppard v Oxenford app of plts V C B—May 22 In re Leigh, deceased Rowelliffe v Leigh app of S B Sheward V C H—May 23

Cowley v Byas app of deft V C B-May 26 De Voogd v Manger app of plt M R-May 26

FROM THE QUEEN'S BENCH DIVISION. For Judgment.

Betteley v Alt app of deft from judgment at trial before Mr Justice Field (c a v Dec 13—present L C Justice Cockburn, L C Baron Kelly, L J Bramwell, and L J Amphlett) For Hearing.

1877.

(S O) Sugg v Silber app of deft Order nisi granted 31 May returnable before Court of Appeal (S O Feb 13)
Graham v Rendall app of plt from order of Justice Mellor on dem—Feb 10
Oylor & Sept. 10

Oyler & anr v Kennard & anr app of pit from judgt at trial before L J Bramwell-Mar 9

Carmichael (trustees, &c) v Course order nisi for new trial granted April 18, returnable before Court of Appeal Wright v The Londen General Omnibus Co, limd app of plt from judge of L C Justice and Mr Justice Mellor on app from County Court—April 28

Batson v Lawley app of plt from judgt at trial before Mr Justice Manisty—April 28 Evershed v The London & North-Western Ry Co app of defts from judgment of Justices Mellor and Field on sp c—April

28
Wilkie and anr v Clarke & Co app of defts from judgt of L C
Justice and Mr Justice Mellor—May 2
Kynoch v The National Arms, &c, Co, limd, and anr app of
plt from judgt of Justices Mellor and Manisty on dem—May 5
Ward v Hobbs app of deft from judgt of Justices Mellor and
Lush—May 7
Broadhead v The Lancashire and Yorkshire Ry Co app of
deft co from judgt of L C Justice and Justices Lush and
Manisty—May 8

Manisty-May 8

Clark v Molyneaux app of deft from judgt of L C Justice and
Mr Justice Mellor-May 8

Trevens v Watts and anr app of plt from Justices Mellor and

Trevena v Watts and anr app of plt from Justices Mellor and Lush on ap c—May 9

The Real and Personal Advance Co, limd, v Beetham app of plts from judgt of L C Justice and Justices Mellor and Manisty—May 14

Middleton v Pooley and anr app of defts from judgt at trial before Mr. Justice Lopes—May 15

Lewis v Brass app of deft from judgt at trial before Mr Justice Hawkins—May 15

Edney v Temple app of plt from judgt at trial before Mr Justice Lopes—May 16

Fiffield v Rowland and anr app of defts from Justices Mellor and Lush—May 18

-May 18

Hooper and anr v Bourne and ors app of plts from Justices Mellor and Manisty---May 25

FROM THE COMMON PLEAS DIVISION.

For Judgment.

Kemp v Isaacson app of plt from Justices Brett and Archibald Kemp v Isaacson app of deft from Justices Brett and Archibald (c a v Dec 12—present L C Justice, L C Baron, L J Bramwell, and L J Amphlett)

Wilson & Amp & Barden

Wilson & anr \(\psi\$ Brealauer app of plts from judgt of Lord Coleridge and Justices Grove & Denman (c a \(\nu \) May \(\delta \)—present L J James, L J Baggallay, L J Bramwell, and L J Brett)

Twycross v Grant app of dft Grant from judgt of Lord Coleridge and Justices Grove and Lindley Twycross v Grant app of dft Grant from order discharging

rule nisi

Tale nisi
Twycross v Grant
of Lord Coleridge & Justices Grove and Lindley
Twycross v Grant
of Lord Coleridge & Justices Grove and Lindley
Twycross v Grant
app of dfts Clark and Punchard from order
discharging rule nisi (c a v May 17—present L C Justice,
L C Baron, L J Brazawell, and L J Brett)

For Hearing. 1877.

(Remanets.)
) Mayor, &c, of London v London Joint Stock Bank app deft from Lord Coleridge (26 Jan 1876 S O till issues of (80) fact tried)

(a) Kanitz v Scarborough & ors app of plt from judgt of Justices Brett & Grove on Feb 18 1876—Feb 18 (S O till security for costs given)

(New Appeals.)

Dickson & ors v Reuter's Telegraph Co, limd app of plts from judg of Lord Coleridge and Mr Justice Denman on demr—

Tebb v Lewis & anr app of plts from judgt of Justices Grove and Lindley—April 25 The Standard Discount Co v Otard de la Grange appl of deft from judgt of Lord Coleridge and Mr Justice Lindley— April 25

April 25
Lucas v Bramwell & anr app of deft Bramwell in person from judgt at trial before Mr Justice Lindity—April 30
Chaloner v Bolckow app of plt from judgt of Justices Denman and Lopes on special case—May 1
Chillingworth v Grimble appl of deft from new trial rule of Justice Denman and Lindley—May 2
Smith & ors v West app of plts from new trial rule of Justices Grove and Lindley—May 4
Smith v Widdlets & ors app of plt from judgt at trial without a jury before L C Justice Cockburn—May 8
MacMillan v Betham & anr app of deft Betham from judgt after trial before Mr Justice Manisty—May 10
Birch v The Watton & Swaffham Ry Co app of plt from Justices Denman and Lopes on special case—May 12
The Union Bank of Lower Canada v Cole & ors app of deft from Justices Denman and Lopes on special case—May 14
Harrison v Law app of deft from Mr Justice Grove on demr—May 16

defts from new trial rule of Lord Coleridge and Justices Grove and Lindley—May 23

FROM THE EXCHEQUER DIVISION.

For Judgment.

Hyde v Warden app of plt from L C Baron and Baron Cleasby (c a v Jan 15—present L C Justice Cockburn, L J Brett, and Hyde v Warden app of pit that I of the control of t

and L J Brett)

Garnett v Bradley app of deft from Barons Pollock and
Huddleston (c a v May 18—present L C Baron, L J Bramwell, and L J Brett)

For Hearing.

(Remanets.)

Fisher v Smith app of deft from L C Baron and Baron Cleasby (pt hd Jan 15) to be re-heard, by order

H.M. Attorney-Gen v Anne Charlton and ors app by informant from dec on Revenue side of Ex Division—argued originally before Barons Bramwell and Cleasby and Justice Brett and re-argued before L C Baron and Barons Amphlett and Huddleston (app pt hd Jan 20) to be re-heard, by order Atkinson v The Newcastle & Gateshead Water Co app of plt from judgt of L C Baron and Barons Martin, Bramwell, and Cleasby—Jan 19

Atkinson v The Newcastle & Gateshead Water Co app of deft Co from judgt on demr of L C Baron and Barons Martin, Bramwell, and Cleasby (advanced by order)—Feb 27

Norwood v The London and North-Western Ry Co app of defts and pltffs cross app from judgt of L C Baron and Baron Cleasby—Jan 23

De Bergue and anr v The Rosslare Harbour, Co

Cleasby—Jan 23

De Bergue and anr v The Rosslare Harbour Co app of pltfs from judgt at trial before Mr Baron Cleasby—Jan 24

De Bergue and anr v The Rosslare Harbour Co rule nist for new trial to be argued with app

Sands and cors v Baxenden Turkey Red Dyeing Co app of deft from judgt at trial before Mr Justice Field—Feb 3

Cottev Corbett and anr app of plt from judgt on demr of Mr Baron Pollock—Feb 7

Wright v The London General Omnibus Co app of dft Co, order nisi granted returnable before Ct App—Feb 7

Clarke v Roche and ors app of dfts from judgt of Barons Pollock and Huddleston—Feb 10

Hunt v Grove and anr app of dfts from judgt at trial before Mr Justice Field—Feb 10

Penson v Clayton School Penson v Clayton Sc

H

Mr Justice Field—Feb 10
Penson v Clayton app of plts from judgt of Barons Cleasby and Pollock—Feb 15
Johnson v The Credit Lyonnais app of defts from judgt at trial before Mr Justice Denman—Feb 17
Hill & ors v The Lima Rys Co app of pltffs from judgt of Barons Cleasby and Pollock—Feb 17
Duncan, Matheson, & Co v E D Kilburn & Co, and Gillam, Long, & Co app of defts and cross app of pltffs from judgt of Barons Cleasby and Pollock—Feb 17
Shorrocks, Sons, & Co v E D Kilburn & Co, and Gillam, Long, & Co app of pltffs from judgt of Barons Cleasby and Pollock—Feb 21
(To stand over for 14 days after previous app is heard) heard) Hand v Hall and v Hall app of pltff from judgt of Barons Cleasby and Pollock—Feb 26

Johnson v Bloomenthal app of deft from judgt at trial before Mr Justice Field—May 19

(New Appeals.)
Chipperfield v Truss app of delt from judgt of L C Baron and
Baron Huddleston—April 17 Jones v Davies & anr app of plt from judgt of Mr Justice

Jones v Davies & anr app of pit from jungt of Air Justice Mellor—April 19
Cowell & anr v Barker & anr app of pit argument of rule nisi for new trial granted April 18—April 19
Norman v Villars app of deft from jungt of L C Baron and Barons Pollock and Huddleston—May 2
The Royal Mail Steam Packet Co v Rhodes app of pit and defts cross app from L C Baron and Mr Justice Hawkins—May 4

May 4

may 2 Gibbon v Wilkinson app of plt from judgt at trial before Mr Baron Pollock—May 8 Spice v Bacon app of deft from judgt at trial before L C Baron -May 11

—May 11
Scholes v Roberts app of plt from judgt at trial before Mr
Justice Denman.—May 16
Thompson & Co v Sunderland Gas Co app of plt from judgt at
trial before Mr Justice Lopes.—May 17
Diggle v Higgs app of plt from judgt at trial before Mr Baron
Huddleston—May 25

FROM THE PROBATE, DIVORCE, AND ADMIRALTY DIVISION.

For Judgment.

Ship Franconia—1877—J—No 67 Jeffery v Owners of the Franconia and freight app of defte from refusal of Sir B J

Phillimore to set aside writ of summons claiming da mages for loss of life (c a v May 2—present L J James, L J B aggallay, L J Bramwell, and L J Brett)

For Hearing.

1876.
Ship Julia David—1876.—O—No 403 Ocean Steam Ship Company v Owners of the Julia David app of plts from Sir R J Phillimore (with Nautical Assessors) appointed to be heard on

1877.

Gladstone v Gladstone (Divorce) app of respt from order of Fall or Divisional Court, dated 20 January, 1877—Feb 16 (S O by order)

Ship Waterloo—1877—J—No 3 Joicey & ora v The Owners of the Waterloo app of defts from Sir R J Phillimore (with Nautical Assessors)—April 6

Ship Annandale—1876—G—No 348 Gardner v Owners of the Annandale and ors app of defts from order of Sir R J Phillimore on demr—April 10

State Mayor, otherwise De Barros v De Barros (Divorce) (Queen's Protor intervening) app of petr from dismissal of Sir R J Phillimore—April 12

Cheese v Lovejoy and ors (Probata) app of W.B. Love

Phillimore—April 12
Cheese v Lovejoy and ors (Probate) app of W E Lovejoy and ors from Sir B J Phillimore—April 12
Ships Ostrich and Fervent—1876—O—436—G 437 Owners of the Fervent v Owners of the Ostrich General Steam Navigation Co and ors v Owners of the Fervent (cons acts) app of from Sir B J Phillimore (with Nautical Assessors)—April 30
Harris v Page, otherwise Harris (Divorce) In Camera app of pst John Harris from dismissal of the president—May 5
Ship Spain—1877—M—No 91—O—No 115 McIver and ors v Owners of Cargo Ship Stromboli Owners of Cargo Ship Stromboli Veneza of Cargo Ship S

From Orders made on Interlocutory Motions in the Common
Law Divisions.

Friend v The London, Chatham, & Dover Ry Co (Exch Div)
app of plt from Barons Pollock and Huddleston—May 18

Gobbett w Morrish (Exch Div) app of plt from Barons Pellock
and Huddleston—May 19 and Huddleston—May 19

Williams v Thomas (Exch Div) app of Claimant (Pritchard, Claimant) from Barons Pollock and Huddleston—May 25

Original Motions.

Watson v Hodgson (Exch Div) plt's application for security for

Grant & anr v Banque Franco-Egyptienne (C P Div) plt's application for security for costs

FROM THE LONDON COURT OF BANKRUPTCY.

In re Smith
In re Wolff
In re Yewdall Ex parte Dixon pt hd Ex parte Wolff Ex parte Barnfather Ex parte Cooper
Ex parte Taylor
Ex parte Smith
Ex parte Wignall
Ex parte Marshall In re Clews In re Peoley In re Smith In re Smith
In re Lewis
In re Marshall
In re Walton
In re Charlton Ex parte Reddish Ex parte Charlton In re Chesters In re Trin-Thurn In re Collie Ex parte Ryland & Sons Ex parte Young
Ex parte Haldane
Ex parte Lewis
Ex parte Dubois In re I ewis

N.B.—This list contains Appeals set down to Saturday, May 26th, inclusive.

HIGH COURT OF JUSTICE-CHANCERY DIVISION. LIST OF CAUSES FOR TRINITY SITTINGS, 1877.

Before the MASTER OF THE ROLLS. Causes (with Witnesses).

Painter v Meller act trial transferred from Ex Div pt

The Clitheroe Lime Co v Briggs act trial Frost v The Birkenhead, &c, Ry Co m d (June 19 by order)

order) (80) Dean v McDowell 1875-D—6 c Dean v McDowell 1876—D—56 act trial Hags v Stuart c f t Cook v Enchmarch act trial wits before exams

m oft (not e June 14)

Smith v Ivison c trial (not before May 31) The Harrogate Public Rooms Co, limd, v Dawson m judt Wooler v Swithinbank act t

Wooler v Swithinbank act t Hamley v Hamley act trial In re Terry, deceased Milner v Cooke act trial Round v Wright act trial (not before May 31) Clarks v Coste act trial Digby v Bereatord 1876—D— 234 a f t Digby v Romanford 1876—D— Digby v Romanford 1876—D—

Digby v Bereaford 1876-D-235 a ft

Pinney v Hunt act trial Ireland v Luff act trial Mash v Ray act trial Dighton v The Sharpness New Docks, &c, Co act trial, re-transfd from Mr Justice Fry

Wilberforce v Hearfield act

Mainwaring v Fry act trial Wilkinson v Brooks act trial Perkins v Shafto act trial Radford v Reed act trial In re Robson, deceased Robson v Robson act trial (not

before July 3)
Hill v Keddell act trial
In re Thorp, deceased Thorp v
Thorp act trial

Poole v Grundy act trial (not before July 19) Jenkyn v Aukerson act trial De Pass v Dunbar act trial Bragg v Pryor act trial In re Orr, deceased Cummings

v Orr set trial The National Funds Assuran The National runs Assurance
Co, limd, v Forrester act tria
Gerring v Langham act trial
The Manchester Underwriters'
Association v McLaren act
trial & motn for judgt
Wigglesworth v Hillman act

Cheffins v Hutt act trial

Causes (without Witnesses).

Williams v Hathaway act t
Maxwell v Herapath act trial
In re Swaffield's Estate re Swaffield's Estate Swaffield v Nelson a f t (not

before June 7)
Stafford v Coxon act t (short)
Alfrey v Powell act trial (evince not complete)

Hill v Crosby of t (evidence not complete) Inchbold v The Yorkshire Con-

servative Newspaper Co, limd act trial (not before June 11) Jones v Griffith c f t (not be-

fore June 25)
In re Bishop's Estate, Coult-hurst v Bishop trial of question of law
St Barthelomew's Hospital v
Phillips m d (not before

June 15)

June 15)
Archer v The Langham Skating Rink Co a t (order obtained for winding updeft Co)
White v Earl of Hardwicke
act trial (not before July 1)
Parker v Parker m judgt
Webb v Hogg sp c restored by
order

Wightman v Stockil m judgt Wood & Ivery, limd v Hamblet m judgt (S O) Kitch-

In re Hewer, deceased I ing v Hewer act trial Coulson v Colville sp c

Fothergill v Cooper demr Mitchell v Young demr

Andrew v Huddlestone fo Von Roemer v Von Roemer fc Lees v Sullivan fc Rice v Westlake fc Stenning v Haycock fc
Motteram v Crossley fc
Mildmay v Quicke fc
Bennett v Partridge f c and

sums to vary Apsey v Apsey dem Dawkins v Penrhyn dem

Turner v Tepper m d pt hd May 30 Widgery v Tepper m d pt hd May 30

May 30
Gilbert v Endean c trial
Asbbee v Appleby c wits
Wilson v Hodgson c trial wts
Dunning v Berridge c trial
Kenney v Kenney f c and sms to vary Dear v Moffat m judgt

Dear v Morrat m jungt
Baker v Silvester act trial wits
Eyre v Mercer c trial wits
Thrane v Redman c trial wits
Moffat v St James's Bank,
limd Dear v Moffat cons
acts trial with wits

Edwards v Great Eastern Ry Co act trial wits

In re Fothergill, deceased Fothergill v Fothergill act trial (evidence not complete)

re Goodridge, deceased Goodridge v Goodridge act trial & m judgt (evidence not complete)
iunt v Prakes Co trial of
question of fact Hunt

Leycester v Leycester sp c Trow v Hampson m judgt

Trow v Hampson m judgt (short) Nicol v Massey act trial Unwin v Wostinholm m judgt Sugg v Hankey act trial O'Shea v Deacon m judgt Langton v Somerset & Dorset Ry Co act trial

Ry Co act trial
Bancroft v Healey m judgt
In re James, deceased James
v Thompson act trial
In re Gordon, deceased Gordon
v Gordon act trial (short)
Adams v Durrant act trial

Adams v Durrant act trial Clark v Craig c trial Clay v Webb act trial (abort) In re Gelderd, deceased Gelderd v Logan act trial Symington v Marris, 1875—8 —84 act trial

Symington v Marris, 1875—S
—85 act trial
In re Bennett, deceased

Everson v Bennett act trial Chauntler v Royle act trial

Demurrers. r Robertson v Hartopp demr Hartopp v May demr Further Consideration.

In re Turner's Estate Turner v Bryan f c In Stewart, deceased Pringle v Sprot f c and sums to vary
Rowley v Ford f c
Rowe v Rows f c
Taylor v Witham f c
Wilkinson v Gowans f c

Before the Vice-Chancellor Sir RICHARD MALINS.

Longsdon v Bolton m d Blease v Warrington, &c, Co-f c and sums to vary pt hd Maretzek v Lucca Mills v Mardon fo Morres v Lloyd fo Back v Hay, Bart c t wits Toms v Toms fo

Toms v Toms fc Clayton v Marquis of London-derry act trial May 30 Stewart v Earl Vane petn Stewart v May 30

Marquis of Londonderry v Visct Castlereagh m judgt May 30

Harrison v Walshall f c Guille v Fox In re Fox, de-ceased, Leonard v Guille f c and sums to vary
Reeve v Reeve c for trial

m d

wits

trial

to vary Fuller v Fuller fe

Statter f c

Bradwell v Olver fc

Cock v Daubney

Co act trial

Maddin v Driscoll

f

fo

wita

wits

wits

trial

trial

Wollaston v

act trial

Shaw v Ford c trial

In

Parker v Reeve o for trial C rabtree v Meller fo Tams v Riles fe and sums to TATY v Flower Flower Flower fo Naylor v Goodall act trial wits Meek v Devenish for Heaword v Heaword for Yarrow v Knightly for Brooks v Harris f e Bagnall v Nayler e trial Moffatt v Farquhar act trial wits Hargreaves v Lewis e trial with wits Metzler v Wood & Co act trial with wits Bonnewell v Association Land Financiers f c and sums to Beddington v Beddington sp c Davis v Nathan act trial wits Shuttleworth v Murray f c Lancashire, &c, Railway Co v Higgins act trial Parkinson v Ingleby act trial Green v Chapman act trial wits Aston v Mytton act trial wits Mytton v Aston act trial wits In re Grundy Aston v Mytton act trial wits Banco de Lima v Anglo-Peru-vian Bank, limd e trial Tidbury v Nash act trial wits Ames v Taylor act trial Airey v Fisher f c on v Rodwell act trial wits Wat son v Rutherford act trial wite Prosser v Smart c trial Rees v Morris act trial wits In re Parker, deceased Parker v Storer set trial Beadman v Harris c trial Evans v Thomas c trial Maile v Drayson c trial
Smith v Crabtree f c
Wilcock v Clegg c trial
Baines v Marshall & Co act Everett v Everett fe trial wits Smith v Pratt act trial Mozley v Cowie act trial Warren v Dibb f c Hartley v Dilke m jud In re Stunt, Barlee v Stunt act trial Dence v Mason act trial wits Bate v Willats f c Huntley v Sanderson act trial wita Cooke v Chilcott act trial Bristol D R Smith v Boast fe Rawlinson v Hatch fe Kernick v Bamfield fe Huntingdon v Thomson act Duignan v Storer act trial Brumby v Lumb e trial Sworden v Jackson act trial Nerton v L and N W Ry Co act trial Cruse v Smith fc

> Before the Vice-Chancellor Sir James BACON. Causes

Mitchell v Condy m d restrd Condy v Mitchell act t wits Clark v Bullows m d Digby v Floating Swimming Baths Co, limd c trial wits

Herman v Doerks act trial

Blake v Allfrey m d

wits

and m fj Set down previous to transfer. The Nanty-Glo and Blaina Iron Works Co, limd, v Carlton c trial Heath v Field act trial restored Original Hartlepool Collieries Shetler v Hare c trial wits

Lane v Venables act trial

wits

Co v Moon c wits

Moon v Original Hartlepool

Collieries Co c wits

Backhouse v Charlton

Harris v West London, &c., Building Society act trial Moore v Pooley act trial wits Blake v Mayer, &c, Newport Chattock v Muller act trial Cupper v Cochrane act trial Giona, &c, Co v Dalgairns c riley v Baylis c trial wits Tabor v Brooks act trial Ashworth v Munn f c Patchett v Ibbotson f c Mathias v Wilts, &c, Canal act trial Eldridge v Burgess act trial re Blakeway, deceased, Simcox v Blakeway act trial James v Crow act trial wits Burt v General Auction Co act Shelton v Taylor f c and sums In re Allen Rylands v Allen motn judgt Berridge v Gunn c trial with Doubleday v Statter Duffin v McKenzie v Hesketh act trial In re Garland Garland v Beverley act trial Sheridan v Dicker act trial Dallas v Bonnewell act trial Smith v Chadwick act trial Sadler v Whalley act trial In re Leach Leach v Leach act Honeybun v Honeybun act trial and m f j Sidney v Sidney f c Gardner v Woodhouse act trial Duke of Rutland v Tutin and Wymer v Dodds act tria In re Tyrie Toll v Tyrie et trial Glover v Leigh act trial wits Wollaston Hunter v Clark c trial Richards v Revitt act trial Booker v May aet trial Chantrell v Chantrell fe Jodrell v Stratton f c Chappell v Clark f c (short) In re Mansel Rhodes v Jenkin Jackson v North-Eastern Ry Co act trial Williams v Cardwell motn jgt Graham v Blaylock motn jgt Dyer v Stamp act trial Scruton v Holt fc Ives v East and West Junction Ry m f j Sykes v Frith act trial Bailey v Bailey c trial Price v Davies f c Hamilton v Frewen fc

Thomas v Atherton c wits
Lavery v Palmerston Wine
Association act trial VCH Rolfe v MaLaren act trial VCH Haniel v Putz act trial VCH Waterston v Heaven act trial wits VCH Smith v Brind c trial VCH Walkling v Stace act t wits In re Samuel, deceased Davis v Jacobs act trial wits MR Thomson v Mogg c wits MR Morgan v Minett c trial wits MR—June 5 Morgan v Green act trial and m judgt wits MR—June 5 Joseph v Vivian act trial wits MR. Provident Permenen Building Society v Greenhill act trial and m judgt wits MR Marriott v Cooper c trial wits Smart v Prideaux act trial wits MR Howatson v Mason c t wits Bradbury v Lamb c trial w West v White act trial wits c trial wits Blount v Mann act trial wits Tranter v Goodman e trial In re Ackroyd, Ackroyd v Ackroyd act trial Basham v Hutchinson c Byron v Deacon c trial wits nison v Holmes f c Wilson v Furness Ry Co Lowe v Lowe act trial wits Mortimore v Slater motn judgt Hutchinson v Basham e trial Nussey v Blackburn act tri act trial Jones v Heavens act for trial Shafto v George demr Bowley v Edmonds demr Republic of Peru v Ruzo m d farlane v Lister act trial Blackburn v Carlton act trial Surtees v Malet c trial wits s v Gillespie act tris Hulbert v Briggs act 'rial & motn judgt
In re Hetley, deceased Green
v Campbell act trial Lonsdale v Lonsdale act trial Re Warren's Este Warren v Tucker act trial Watney v Trist act trial and motn judgt Canning v Green c trial 1875 —C—80 Canning v Green c trial 1875 —C—102 Boyle v Millin Millin v Boyle act for trial Garrard v Reily c trial Holliday v Heaton a t trial Ramsay v Shutt e trial In re Walmesley, dece

Harris v Perry ap c

London and St Katharine
Dooks Co v Metropolitan
Ry Co act trial Transferred from the Master of the Rolls, Vice-Chancellor Malins, and Vice-Chancellor Hall pur-Chancellor Malins, and Vice-C suant to Order dated Nov. 28, 1876. Heather v Pardon act trial wits MR.
Dray v Ward c trial wits MR.
Barns v Wilts, &c, Canal c
trial VCM Cooley v Belshaw c trial wits Wright v Wright c trial with Whitehead v Sandford act Sutton v Huggins c trial with MR Evans v Ball act trial with MR Youge v Luke act trial wits VCM Pyke v Cockle c trial wits Smith v Truscott c trial with Swinburne v Hall c trial wite MR. Dorling v Evans act trial wits MR Set down since Transfer.

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Hope v International Financial Naef v Davis c trial wits Soc a f t Dickens v Royal Aquarium, &c, In re Latimer, deceased, Atkin-Co a f t wits

Tobin v Harding act trial wits Inre Jenkins, Wilson v Jenkins Millar v Stretton act trial wits act trial
In re Jones, Jones v Jones act Ager v Mayhew f c restored
total
Bell v Wilson f c and sums to vary
Harris v Harris act trial
Davison v Howell act tria O'Neil v Ronald a ft and mota judgt Wright v Colclough act trial wita Tolputt v Kilburn c trial Broad v Stapleford act trial wits
Herbert v Jenkins fo
Russell v Temperance, &co.,
Society c ft wits
James v Northmore f c
Goold v Goold f c (short)
Wright v Lambert f o wits Radford act trial Bradford Bowers v Lake act trial D R v Geary motn judgt

Before the Vice-Chancellor Sir CHARLES HALL Canses Roberts v Foulkes c trial Preston v Etherington act trial Dodson v Richardson act trial wita In re Liddell Liddell v Carmichael act trial In re Lindo Mecatta v Lindo act trial and m judgt Goad v Denney act trial
Astley v Brown act trial
Astley v Brown act trial
Fielding v Charlton act trial
In re Bemish Bemish v
Taylor act trial wits
In re Atkins Isworth v Lase m judgt Hatfield v Minet act trial Dearlove v Beeton m judgt Woolrich v Harris act trial wits Eales v Goodchild act trial In re Austin Austin v Masse et trial Mainprice v Pearson act trial and m judgt Wrighton v Stuckfield act trial In re Philpot, deceased Phil-pot v Watson act trial Davies v Jenkins act trial wits have v Ditchfield act trial Walker v Bannister act trial low v St. John Hall v Wake act trial Cartwright v Burrell act trial Worksop Loca Foljambe v Worksop Loc Board of Health m judgt Prothero v Fox act trial nggles v Bateman s remonger v Eldridge sp c

De Bussche v Alt o wits Hunt v The City of Lon don, Taylor v Cranwell act trial Dowdeswell v Dowdeswell

trial wits Fryer v Fryer c wits Lacry v Martin act trial Bentinck v Ellis, 1869—B—246 e trial ck v Ellis,1869-B-247 e trial

Armitage v Williams act trial In re Smith, Bremner v Parkinson act trial McRae v Collis act trial Collis v McRae c trial March v Blake m judgt Eynon v Hellard act trial

Gearns v Baker c trial Williams v Williams Williams v Williams Williams sp c Harrison v In re Mence ce act trial Quayle v Spedding m judgt City Bank v Howard ac

Cripps v Chapman act trial In re Mathias Mathias v

Davies act trial
Bouch v Smart act trial wits
In re Lewer Lewer v Cooper act trial In re Cox Parkes v Cox act

trial & m judgt In re Challinor, Challinor v Challinor act trial Pearce v Simms act trial Spotswood v Walden

Macdougall v Copestake act trial wits In re Downes Pauldon v Downes act trial
Turner v Pugh act trial
wits

Matthews v Spindler act trial wite

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De Senger v Waller c trial och v Walden act trial Maller v Thompson act trial Burn v Bishop act trial In re Cowley, Jackson v Cow-ley act trial sin v Foster act trial

In re Dyke, Dyke v Dyke sp c In re Hewitt, Graham v Hewitt

act trial
Fisher v Slater c t
Sim v Millard act trial wits
Wright v Bell act trial wits
Mitchell v Malings act trial &

m judgt wits

Before Mr. Justice FRY.

Causes, The General Insurance Co v Martin v Wale act trial wits Kuhner c wits VCH VCM Coles v Serocold act trial and VCM up judgt wits VCH ritish Dynamite Co, limd v Krebs c trial VCH Dawson v Dawson c trial legert v Findlater act trial

Clifford v Washington In re Hall Cadle v Gough Harris v Usher c trial Harris v Baily act trial In re Humble, deceased Humble v Bowman act Currie v Driffield act trl (short) In re Wintle Wintle v Wintle motn judgt Ford v Davies act trial

Lound v Jones m judgt (short)
Parsons v Harris act t wits
In re Ratcliffs Wardle v
Atkinson act trial

Bowly v Strong act trie Bowly v Usborne act trial Jagger v Jagger act trial wits In re Palmer Fry v Palmer act trial

Bridges v Bridges act trl wits Barrett v King act trial Bacon v Turner act trial Kenney v Dawson f c and sums to vary Smith v Ellis a f t motn jgt

Timewell v Turner f c
Boden v Jones act trial
In re Nicholson's Estate
McClosky v Brownbridge act trial

Weatherall v Thornburgh f c Whidborne v Ecclesiastical Commissioners for England act trial

Hickman v Spurrier fo Rymney v Carey act trial wits In re Woolrich Harris v Harris act trial and motn judgt Copeland v Copeland f c Clark v Morris a ft and m f

j wits In re Burr Bradbury v Woodbridge act trial In re Bennett Bennett v Ben-

nett act trial Fox v Foster act trial Owen v Pritchard fc Franklin v Furley act trial Hart v Sharpe act trial Shephard v Beane act trial Pullin v Pullin fe In re Gray Gray v Fox act

trial Tanner v Sparks f c
Frail v Jackson f c
Bathson v Hobson f c
In re Carnell Carnell Carnell act trial
Hodson v Hodson f c
Crake v Burgess m judgt

(short)
Patey v Read m judgt (short)
Whetstone v Dewis f c

Waind v Shippey m judgt (short) Yeatman v Yeatman

xeatman v Yeatman act trial Swinyard v Clarke f c Fullick v Robertson act trial Harding v Harding f c Wade v Ashton m judgt Pryse v Mynydd Gorddu Lead, &c, Co act trial (short) Gaggs v Gaggs m judgt (short)

(short) Morrice v Bashall act trial In re White White v Bracher m judgt (short) Newbery v Newton act trial

VCM
Coles v Serocold act trial and
m judgt wits VCH
Fearnehough v Fernell act
trial wits VCM
The Alliance Bank, limd, v
Carr Carr v The Alliance
Bank, limd act trial wits
VCH

Saunders v Dunman act trial Jaques v Millar act trial wits
(SO) VCM
Smith v Vestry of St Pancras
act trial wits pt hd VCH
Rendall v Gardner act trial
Kino v Rudkin act trial wits VCM

Johnson v Dallas c trial

VCH Shirley v Simmins act trial wits VCH

Simmins v Shirley act trial VCH Hall v Lovelock c trial VCM Wroe v Dinsdale act trial wits

Ward v Wyld act trial wits VCM

The P & O Steam, &c, Co v Bain act trial VCH Bain act trial Wilson v Morley act trial VCM

tcher v Kelly act trial VCM Booth v Durose act trial VCH

Pikey v Hale c trial wits Gale v Gale act trial VCM Jagger v Horsfall act trial VCH

Morgan v Thomas sp c VCM Attorney-General v Moass &

Redway m judgt VCM Wyatt v De Salomos act trial wits VCM
Lydall v Martinson act trial
wits VCM

Wisker act trial V VCM

Aldridge v Evans act trial wits VCM wits VCM Platt v Kershaw act trial

The Odessa Tramways limd, v Mendel Mendel v Odessa Tramways Co, limd act trial wits MR

act trial wits MR
Kirkwood v Webster act trial
wits VCM Cotterell v Ward act trial VCM

McCallum v McSheehan act trial wits VCH trial wits VCH ark v Marcus act trial VCH The Nitro Phosphate & Odam's

Chemical Manure Co, limd, v The London & St Katherine Dock Co act trial wits MR Taunton v Synnot act trial

VCM Bower v The Foreign & Colonial Gas Co, limd c trial wits MR
Griffiths v Jones act trial

VCM Byrd v Nunn act trial VCM Gray v Paull act trial VCM Litton v Litton act trial VCH

The London & County Land & Building Co, limd, v The Societe Generale act trial wits MR Woodgate v Weldon act trial

VCH Perkins v Lewis act trial wits MR Knox v Samson act trial wits TCM

Morrell v Cowan act trial VCM wita v Taylor act trial wits MR

The Burrow & Butson Mining Co, limd, v Stevens e trial wits MR Leggatt v Warner act trial wits MR

Newby v Sharpe act trial Anderson v Backhouse act VCH Jaques v Millar act trial wits VCM

MR

Thorp v Chorley c trial wits Collinson v Ravenscroft VCH trial and m judgt wits MR. Robotham v Dunnett act trial wits VCM Bell v Hazlerigg act trial wits

MR Stone VCM v Gibbins c trial

Chadwick v Appleton act trial wits VCM Crowe v Barnicot act trial wits VCM

Haselfoot v Chelmsford High-way Board act trial wits MR

The Briton Medical & General Life Association v Jeffries c trial wits M R The National Provincial Plate

Glass Insurance Co v The Prudential Assurance Co act trial wits MR

Moet v Pickering act trial wits M R Bonnewell v Jenkins act trial VCH

Hoare v Tucker act trial wits MR Hunt v The Glamorgan Coal Co, limd act trial wits MR

Nicol v Brooksbank act trial wits M R Holmfeld v Hart act trial wits VCM

Attorney-General v Biphos-phated Guano Co c trial Phelps v Queen Insurance Co

Hutchinson v Hutchinson act trial wits V C M
Willis v Bearcroft act trial
V C M

Withall v Bell c trial VCH Sauer w Wellsted act trial Wellsted v Richards act trial

VCH Sankey v Williams act trial wits V C M

Goulding v Schofield act trial V C M The West Cumberland Iron & Steel Co, limd, v Kenyon act trial M R

Ivy House, &c, Co v Cox act trial V C H Smith v Van Joel c trial wits MR

Hayne v Laurie Milbank Co t trial VCH Williams v Raggett act trial V C M

Woods v Roberts act trial wits MR Hart v Swaine act trial wits MR

Marychurch v Rodriguez e trial pro confesso V C M Attorney-General v Gas Light &c, Co a ft wits VCH Downman v Raphael act trial VCH

Lobley v Taibot act trial VCH Broadhead v Hutchinson aft wits VCH

The Oriental and American
Telegraph Co, limd, v Dodwell
o trial wits MR Garling v Royds c trl VCH Cripps v Robinson a trl wits MR

Blagg v Marshall act trial wits

Cockshott v The London Ger eral Cab Co aft wits

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Witty v Spurr act trial wits Nicholson v Drury Building
MR
Estate Co act trial MR

Gillespie v The Hampshire and North Wilts Banking Co

ft wits MR
Braich Good Slate, &c, (Co v Giles v Edwards c t wits VCH Tunstali v Close c trial wits

MR Richardson v Budd a trial wits

Pearson v Scott act trial wits MH The Blackburn Union v Brooks

act trial MR
Leigh v Brooks act trial VCH
Elliott v Plain act trial wits

Robinson v Duleep Singh act trial wits M R

Palmer v Cook act trial wits VCH

aze v Hopwood act trial

Morgan v Eglin act trial MR Lee v Mills act trial wits VCH Braham v Beachin act trial

wits MR Busby v Watkins act trial wits VCH

wits VCH
Magdalen Hospital v Knotts
act trial wits MR
Debenham v Lacey act trial
wits VCH
Smith v Whichcord act trial
wits VCH
Evans v Debenham act trial
wits VCH

v Dennis act trial MR The Linoleum, &c, Co v Nairn

act trial VCH Cockle v Joyce o trial VCH

N.B.-This List contains Causes set down to Saturday, May 26, inclusive.

BIRTHS, MARRIAGES, AND DEATHS.

BARKER-May 26, at Castlenau Villas, Barnes, the wife of H. C. Barker, solicitor, of a son. ONE—May 23, at Nuneaton, Warwickshire, the wife of Foster

John Bone, solicitor, of a son. Cook—May 27, at 38, Arlington-street, Hull, the wife of Jno.

Cook, solicitor, of a son

Cook, solicitor, of a son.

CROFF—May 29, at 28, Royal-crescent, Notting-hill, the wife of Henry Herbert Stephen Croft, barrister-at-law, of a son.

Fraser—May 21, at Ingleside, Weybridge, the wife of H. L. Fraser, barrister-at-law, of a daughter.

Harper—May 24, at Cheshunt, Herts, the wife of Thos. Etheridge Harper, solicitor, of a daughter.

Woodward—May 30, at Landour Cottage, Sidcup, Kent, the wife of Harry Woodward, solicitor, of a daughter.

MARRIAGE.

EMPE—Bowman—May 24, at St. James's, Piccadilly, Alfred Bray Kempe, of the Inner Temple, to Mary, second daughter Wm. Bowman, F.R.S., of Clifford-street, and Joldwynds, Surrey.

DEATH.
ORSTER—April 30, at Ekslenberg, Rondebosch, near Cape
Town, Lionel Douglas, infant son of J. Douglas Forster, of
the Inner Temple, barrister-at-law. FORSTER-

LONDON GAZETTES.

Winding up of Joint Stock Companies.

TUESDAY, May 29, 1877. Limited in Chancery.

Agricultural Auction and Agency Company, Limited.—Petition for winding up, presented May 14, directed to be heard before the M.R. on June 2. Limitater and Co, Walbrook, solicitors for the petitioners Jamaica Fibre Company, Limited.—By an order made by V.C. Hall, dated May 18, it was ordered that the above company be wound up. Deromshire. Frederica's place, Old Jewry, solicitor for the petitioners J. H. Dowson and Company, Limited.—By an order made by V.C. Malins, dated May 18, it was ordered that the above company be wound up. Clarks and Co, Lincoln's-inn-fields, agents for Fussell and Co, Bristol, solicitors for the petitioners
Mammoth Copperopolis of Utah, Limited.—Creditors are required, on or before July 23, to send their manes and addresses, and the particulars of their debts or claims, to David Parry, Philippt lane. Monday, July 30, es 12, is appointed for hearing and adjudicating upon the debts and claims
Sadiers Wells Stating Rink and Winter Garden Company, Limited.—

Sadiers Wells Stating Rink and Winter Garden Company, Limited.— Petition for winding up, presented May 24, directed to be heard before V.C. Hail on June 8. Scard and Son, Gracechurch st, soli-

citors for the petitioner
Vronghedlog Slate Company, Limited.—By an order made by V.C.
Malins, dated May 18, it was ordered that the above company be
wound up. Psine and Co, Gresham House, Old Broad at, solicitors

Creditors under 22 & 28 Viet. eap. 35.

Last Day of Claim. TUESDAY, May 15, 1877.

Barton, Margaret, Liverpool. June i. Jevons and Co. Liverpool battys, Joseph, Marsten, York, Gent. Aug 1. Mills and Bibby, Haddersdeid

Broadhurst, George, Linton, Derby, Farmer. Sept 29. Brown, Ashby. de-la-Zouch Burton, Henry, Nottingham, Lace Manufacturer. July 13. Speed, Nottingham Carter, George, Whittlesey, Cambridge, Farmer. May 31. Graves,

Cartor, George, Whittlesey, Cambridge, Farmer. May 31. Graves, Whittlesey Bane, John, Blackburn, Lancashire, Solicitor. July 1. Whesler and Co, Blackburn
Dee, James, Oxford, Retired Builder. June 10. Thompson, Oxford Dodsworth, Emms, Colombo, Ceylon. June 24. Blagg and Son, Cheadle

Unudas, Right Hon Sir David, King's Bench walk, Temple. July 12. Barlow and Co, Essex st, Strand Edwards, George, Framlingham, Suffolk, Gent. Aug 28. Wood,

Barlow and O., Essex St, Status Edwards, George, Framlingham, Suffilk, Gent. Aug 28. Wood, Woodbridge Edwards, John Strange, Brentford end, Middlesox, Market Gardener, July 1. Mitton, Brentford Powler, John, Union rd, Casslani rd, South Hackney, Gent. June 10. Lea, Old Jewry chambers Gulliver, Henry, Aylesbury, Buckingham, Hop Merchant. June 20. Pattison end Co, Queen Victoria st Hardman, George, Boothold, Lancashire, Innkeeper. June 9. Hardgraves and Knowles, Newchurch Henderson, Rev Anketell Matthew, Windsor, Victoria. June 18. Castle, Poultry Huckwell, Joseph, Cardiff, Glamorgan, Notary Public. June 29. Daltons and Co, Cardiff Jacobs, Isabella, Burton crescent. July 10. Poole, Burtholomew close James, William, Elmore Back, Gloucester, Farmer. June 23. Wiltons and Riddiford, Gloucester

James, William, Elmore Back, Gloucester, Farmer. June 23. Wilton and Riddiford, Gloucester Jennings, Henry, Listle Ribston, York, Gent. June 23. Hirst and Capes, Knarceborough Mansel, Courtenay, Wimbledon, Surrey, Major 15th Hussars. June 30. Nelson and Co, Bennett's bill Mocatta, Jacob, Norfolk crescent, Hyde park, Eq. June 30. Lousada. and Emanuel, Austinfriars Morris, Strah, Kingston-upon-Hull. June 15. Stamp and Co, Hull Nortins, Richard, Orchard st, Portman sq. Solleitor. July 12. Stephens, Orchard st, Fortman sq. Solleitor. July 12. Stephens, Orchard st, Fortman sq. Solleitor. July 16. Buckton, Warrington
Protor, Samuel, Wyke Regis, Dorset, Esq. July 10. Andrews and Co, Weymouth

Radcliffe, Charles, Warley, York, Innkeeper. June 8. Holroyde and Smith, Halifax

Smin, Halifax Reinagle, Alexander Robert, Kidlington, Oxford, Gent. June 14. Cole and Jackson, Essex st, Strand Reynolds, Elizabeth, Beisize rd, South Hampstead. July 1. Fraser, Dean st, Soho Scott, James, Lewes, Sussex, Esq. Aug 11. Barron, Lincoln's inn fields

Stephenson, John, Witton-le-Wear, Durham, Farmer. July 25. Stephenson, John, Witton-le-Wear, Durham, Farmer. July 25.
Thompson, Stanhope
Story, Isaac, Jun, Manchester, Brass Founder. June 15. Busting and
Bingham, Manchester
Tuffnell, Otarles John, Abbey place, St John's wood, Esq. June 9.
Stubbs, John st, Bedford row
Turner, William, Bristol, Ship Broker. June 12. Osborne and Co,
Bristol

Watts, Benjamin, Talfourd rd, Peckham, Gent. June 22. Street and Co, Lincoln's inn fields
Wills, Susan Elizabeth, Plymouth, Devon. July 10. Stephens and Cs.

Plymouth
Wilton, Robert, Stroud, Gloucester, Gent, June 23. Wiltons and
Riddiford, Gloucester
Young, Mary Ann, Cantwell rd, Woolwich. June 24. Bridger and
Collins, King William st, London bridge

FRIDAY, May 18, 1877.

Banks, Louisa, Clapham rd. June 26. Stevens, Queen Victoria st Blackwell, John, Derwent House, Gipsy Hill, Upper Norwood. Juns 29. Earle and Uo, Manchester wo, Harriet Amy, Grantham, Lincoln. July 15. Norris and Miles,

Brown, Harriet Amy, Grantism, ameeding the property Bunning, Esther, Holland park, Kensington. June 14. Curtis and Bedford, Bucklersbury
Carr, James Rowland, Wormwood st, Merchant Tailor. July 17.
Ashley and Tee, Frederick's place, Old Jewry
Chamberlayne, Lavinia Frances Elizabeth, St Leonard's-on-Ses, Susset-June 14. Daws and Sons, Angel court, Throgmorton st
Clart n, Marthn, Leeds. July 11. Harland, Leeds
Cliff, William, Nantwich, Cheshire, Grocer. June 30. Martin, Nastwich.

Crighton, John, Cheadle, Cheshire, Esq. June 30. Stevenson and Co-Manchester

Manchester Downs, Richard, Denmark Hill, Cambe well, Flour Fact r. June 30. Diggies, Hibernia chambers, London bridge Fearnley, Ann, Rochdale, Lancashire. June 16. Jackson, Rochdale Forrest, Francis Hanson, Bradford, York, Innksoper. July 3. Huschs-

son, Bradford man, Rev John, Ashwicken, Norfolk. June 16. Oarthew, Wood-

son, Eradora
Freeman, Rev John, Ashwicken, Norfolk. June 16. Oarthew, Woodbridge
Golding, William Gowland, Pontypool, Monmouth, Watchmaker. Jaly
6. Greenway an Bytheway, Pontypool
Goobey, Joseph. farrant Kryoston, Dorset. July 17. Johns and
Trail, Blandford
Goodall, Charles, Heckmondwike, York, Flock Merchant. Juns 18.
Malcolm, Loeds
Gould, Rev George, Cropwall Bishop, Nottingham. July 6. Burton
and Co, Nottingham
Greenwood, Samuel Bently, Sheffield, Coal M:rehant. June 25.
Vickers and Son, Sheffield
Hayon, Sophia, Hill's Leigh, Godalming, Surrey, July 1. Druce and
Co, Billiter eq
Barvey, Samuel, Bourneheath, Bromsgrove, Worcester, Farmer. June
24. Scott and Horton, Bromsgrove
Henderson, Rev Anketell Matthew, Windsor, Victoria. Jane 18.
Castle, Poultry

Heywood, Thomas, Park Hill View, Laneashire, Wobilen Manufacturer. June 11. Grundy and Co, Bury Bill, Ann, Liverpool. June 27. Gardner and Smith, Liverpool Holme, Margaret, Barnsbury rd, Middlesex. July 2. Norman, Cum-

es, Morgan, Eefulian, Giamorgan, Farmer. June 23. Turberville,

Jones, Accipant, Leutman, Grandgan, Facuer. June 25. Introgretile, Stames Valley
Jones, Rev Walter, Llansilin, Denbigh. July 1. Donne, Oswestry
Lass, Christopher Begot, Westminster chambers, Victoria st, Civil
Engineer. June 19. Markby and Co, Coleman at
Lever, Thomas, Haughton, Lancashire, Hat Trimming Manufacturer.
June 19. Smith. Hyde
Lindsell, Thomas, Prittlewell, Essex, Gent. July 26. Gregson, Roch-

ford Litchfield, Joseph, Birmingham. June 14. Wilson, Birmingham Martin, George, Over Darwen, Lancashire, Draper. June 24. Costeker,

Marin, George, of the Core Darwe, of the Core Darwe, of the Darwe barwa Middlectt, William Clifford, Holly Bank, Maberley rd, Upper Norwood, Surrey, Gent. July 1. Druce and Co, Billiter sq Mills, John, Liverpool, Lancashire, Licensed Victualler. June 10. Carter and Gregory, Liverpool Mills, Michael, Richard, Gutter lane, Merchant. July 17. Wilde and Co, Michael, Richard, Gutter lane, Merchant. July 17. Wilde and Co,

maran, Rusen, Suderrand, Jurnam. June 18. Ritson, Sunderland Mitchell, Richard, Gutter lane, Merchant. July 17. Wilde and Co, College hill 1800, Jane, High Crows House, Thornley, Durham. June 15. Oliver and Botterell, Quality court, Chancery lane Mytton, Frances, Cleobury North, Salop. July 31, How, Shrewsbury Ogden, James William, Balldon, York, Bone Doctor. July 2. Peel and Gaunt, Bradford Rholes, Susan Loyeday. Rathematon.

es, Susan Loveday, Bathampton, Somerset. July 4. Maule and

Or, Bath ts, Eleanor, Upton Bishop, Hereford. June 20. Scobie, Here-

Sweeting, Thomas, Shotton, Durham, Farmer. June 30. Bell, walker, Edward, Marygate, York, Tanner. July 2. Phillips, York Walson, William, Bradford, York, Innkeeper. July 10. Hutchinson,

nord m, William, Alford, Lincoln, Chemist. Aug 15. Bourne and des, Alford

Moode, Airora Wood, Lucy, Alfred rd, Harrow rd. June 15. Oliver and Botterell, qualify court, Chancerv lane lity court, Chancery lane t, Thomas, Chalfont St Peter, Bucks, Esq. July 1. Druce and

Whight, Thomas, Chalfont St Peter, Bucks, page Co. Billiter sq Winne, Rebecca, Rhosycoed, Denbigh. June 11. Minshall and Parry Joses, Oswestry

Bankrupts .

FRIDAY, May 25, 1877.

Under the Bankruptcy Act, 1869.

Creditors must forward their proofs of debts to the Registrar.

To Surrender in Loudon. n, James, New North rd, Confectioner. Pet May 23. Hazlitt.

pass, James, New Norsa Rd, Confectioner. Pet May 25. Hazhtt. June 5 at 1 June 6 at 1 Japham, Thomas, Penton place, Kennington rd, Victualler. Pet May 23. Pepys. June 6 at 1 June 6 at 1 June 6 at 2 Repys. June 6 at 2

Pepys. June 6 at 2

To Surrender in the Country.

Davies, George, and David Davies, Liandliofawr, Carmarthen, Timber Merchants. Pet May 19. Lloyd. Carmarthen, June 7 at 1 Elkin, Joseph, Kents green, Cheshire, Licensed Victualier. Pet May 22. Mair. Macclesfield, June 6 at 3 Gyune. John Marfell, Hereford, Innkeeper. Pet May 23. Carless Jun. Hereford, June 9 at 12.30 Joses, Thomas, Wolfe Castelle, Fembroks. Pet May 19. Lloyd. Carmarthen, June 7 at 2 Law, Joseph Woolas, Rotherham, York, Draper. Pet May 19. Wake. Sheffield, June 6 at 1 Milbourne, Charles, Ash grove, Somerset, Dairyman. Pet May 22.

Milhourne, Charles, Ah grove, Somerset, Dairyman. Pet May 22. Foster. Wells, June 19 at 1
Smythe, Frederick. Bishopstoke, Southampton, Brewer. Pet May 23. Daw, jan. Bouthampton, June 13 at 12
Williams, Samuel John, St Clements, Cornwall, Farmer. Pet May 23. Chilcott. Trure, June 9 at 12

Tussday, May 29, 1877.
Under the Bankruptcy Act, 1869.
Greditors must forward their proofs of debts to the Registrar.

Mery, Peter, Trinity sq. Tower hill, Wine Importer. Pet May 24.
Pepys. June 13 at 12
Sharpe, Willam James, Queen st, Cheapside, Civil Engineer. Pet May
34. Pepys. June 13 at 11

To Surrender in the Country.

Adlard, William Peacock Ely, Wainfiest All Saints, Lincoln, Baker: Fet May 24. Stanliand. Boston, June 12 at 12.30
Bilton, Stephen Henry, James Hilton, and Ralph Ashton, Middleton, Lancashire, Dyers. Pet May 23. Tweedale. Oldham, June 13 at 11
Jents, Arthur, Bishopston, Gioucester, Draper. Pet May 24. Harley.
Bristol, June 13 at 12
Barts, Simon, Newcastle-upon-Tyne, Jeweller. Pet May 26. Bellringer.
Liverpool, June 13 at 12
Barts, Simon, Newcastle-upon-Tyne, Jeweller. Pet May 26.
Mortimer. Newcastle, June 12 at 11
Bests, William Simmons, Frindsbury, Kent, Surveyor. Pet May 23.
Hayward, Hochester, June 11 at 2
Penn, George Williams, and John Gardner Penn, Cardiff, Merchant.
Pet May 26. Langley. Cardiff, June 13 at 2
Sail, Jemes, Sheffield, Contractor. Pet May 24. Wake. Sheffield, Contractor. Pet May 24. Bishop.
Outerd, June 9 at 11

BANKRUPTCIES ANNULLED. FRIDAY, May 25, 1877.

Ashton, James Walter, Mayall rd, Herne hill, Brixton, Navigating Lieutenant in H.M.'s Navy. May 14 Bridle, William, Northampton, Ironmonger. May 23

TUESDAY, May 29, 1877.

Williams, Arthur Wellesley, Rotherfield, Sussex, Major in H.M's Army. May 17

Liquidations by Arrangement FIRST MEETINGS OF CREDITORS.

Tuesday, May 22, 1877.

Adams, Thomas, Birmingham, General Dealer. May 30 at 10.15 at effices of East, Eldon chambers, Cherry at, Birmingham Archer, Emerson, Howard r4, Stoke Newington green, Manufacturer of Domestic Machinery. June 4 at 2 at offices of Thomson and Co, Rood lane, Senchurch at

effices of East, Eldon chambers, Cherry at, Birmingham Archer, Emerson, Howard rd, Stoke Newington gress, Manufacturer of Domestic Machinery. June 4 at 2 at offices of Thomson and Co, Rood lane, Fenchurch at Armstrong, William, Newcasile-upon-Tyse, Baker. June 6 at 11 at offices of Allan and Davise, Graingor st, Newcasile-upon-Tyne Bamford, George Beckets, Lausanne rd, Numhead, Oliman. June 1 at 3 at offices of Chapman and Co, Basinghall at Bargen, Gustav, Fenchurch at, Manager of a Restaurant. June 2 at 10.30 at offices of Behrend, Bucklersbury Rarker, William, London place, London fields, Hackney, Cabinet Maker. May 30 at 3 at offices of Palmer, Charles sq. Hoxton. Bates, Charles Bromley, March, Cambridge, Iromonoger. June 5 at 2 at the Angel Hotel, Peterborough. Wallingford, 81 Ives Blum, Sidjsmund, Mnky Moritz Blum, and Joseph Blum, Lime *t, Cigar Merchants. June 5 at 2 at offices of Bailey, Tokenhouse yard Booker, William, Whitechapel rd, Sacking Manufacturer. June 4 at 3 at 145, Cheapside. Morley, Cheapside
Booth, Joseph, Steffield, Dairyman. May 31 at 2.30 at the Rooms of the Sheffield District Incorporated Law Society, Aldine court, High st, Sheffield. Watson and Esam
Bradshaw, John, Clitherse, Laucashire, Draper. June 6 at 11 at the White Bull Hotel, Oherch st, Blackburn. Eastham, Clitheroe Brae, James Allan, Sheffield, Civil Engineer. June 4 at 11 at offices of Binney and Sons, Queen at chamberrs, Sheffield Buggins, Thomas Gardener, Worcester, Draper. May 31 at 11 at offices of Corbett, Avanus Houss. The Cross, Worcester
Charles, Samel, Weymenth, Dorack, Stlimaker. June 1 at 12 at the Auction Mart, Market at, Melcombe Regis. Howard, Weymouth Chewn, Charles Richard, Benerley rd, Wandsworth, House Decorator, June 5 at 2 at offices of Girling, Chancery Inne 4 at 3 at offices of Jeffery, Market ay, Northampton, Builder. June 5 at 11 at offices of Rigg, High Tenters st, Bishop Auckland. Patrick, jun. Bishop Auckland.

Cooper, James, St Ebbes, Oxford, Baker. Juno 7 at 12 at offices of Hawkins, Town Hall, Oxford
Curry, Robert, Spennymoor, Durham, Watchmaker. June 1 at 2 at offices of Rigg, High Tenters st, Bishop Auckland. Patrick, jun. Bishop Auckland
Curtis, Richard, Great Fransham, Norfolk, Miller. June 4 at 11 at offices of Wright and Barton, East Dereham
Descon, Joshua Pbillips, Cheltenham, Gloucester, Jeweller. June 7 at 11 at offices of Clark, Regent st, Cheltenham
Deaville, William, Nantwich, Cheshire, Hoeier. June 3 at 12 at offices of Martin, Hawthorn buildings, Nantwich
Deeming, Charles, Plymonih, Gunsmith. June 5 at 12 at offices of Rodda, Westwell chambers, Westwell at, Plymouth
Dewanne, William, Barrow-in-Furness, Draser. June 3 at 3 at 8,
York st, Manchester. Taylor, Barrow-in-Furness
Dinner, James, Witherdige, Devon, Builder. June 15 at 12 at offices of Thorne, jun, Castle st, Barnstaple
Dutton, Thomas Henry, Cardiff, Poultryman. June 4 at 11 at offices of Edge, John Jarvis, Aston, nr Birmingham, out of business. June 4 at 10.15 at offices of East, Eidon chambers, Cherry st, Birmingham Edwards, Walter Trace, Bristol, Builder. June 4 at 12 at offices of Triggs, Broad st, Bristol. Benson and Thomas, Bristol
Elliott, Ralph, Blyth, Northumberland, Ironmonger. June 1 at 3 at the Neville Hotel, Neville st, Newcastle-upon-Tyne. Nicholson, Morpath
Evans, John Jones, Llandyssul, Cardigan, Inukeeper. June 1 at 2 at

Morpeth
Evans, John Jones, Llandyssul, Cardigan, Innkeoper. June 1 at 3 at
offices of Evans, Queen st. Charmarthan

Morpeth
Evans, John Jones, Llandyssul, Cardigen, Innkeeper. June 1 at 2 at
offices of Evans, Queen st, Carmarthen
Evans, William, Brownhills, Stafford, Ciothier. June 5 at 11 at offices
of Glover, Park st, Walsall
Fletcher, George, Belvedere, Kent, Blacksmith. June 11 at 12 at offices
of Moss, Gracchurch st
Ford, Thomas, St George, Gloucester, Beer Retailer. June 5 at 11 at
offices of Atohloy, Clare st, Bristol
Foster, William Heury, Nunhead, Peckham, Licensed Victaaller,
June 1 at 3 at offices of Ocgawell, Rullway approach, London bridge,
Cooper, Chancery lane
France, George, Dewabury, York, Provision Dealer. June 8 at 2.30 at
offices of Stapleton, Union at, Dewabury,
Frank, John Mead, Newcastle-upon-Tyne, Chamicai Broker. June 4
at 2 at offices of Hodge and Harre, Union chambers, Grainger st
west, Rowcastle-upon-Tyne
Cabe, Joseph, Dowlais, Merthyr Tyrfill, Innkeeper. June 2 at 12 at
offices of Beddee, Victoria at, Merthyr Tydfil
Garrison, Samuel, Cheltenham, Gloucester, Chinaman, May 28 at 3
at offices of irucen, Regent st, Cheltenham
Glimour, John, Whitshaven, Fruiterer. June 1 at 3 at offices of Atter,
New Lowther st, Whitshaven
Gray, Thomas Henry, Dilham, Norfolk, Miller, June 5 at 12 at offices
of Kent, St Andrew? Hall plain, Norwich
Green, Thomas, Bishop Auckl and, Durham, Sawyer. June 4 at 11.30
at offices of Froud, Market place, Sishop Auckland
Griffin, Thomas Barnard, Liverpool, Clothier. June 5 at 2 at 1, South
John st, Liverpool, Brabner and Court, Liverpool
Griffiths, David, Cardiff, Bullder. June 7 at 11 at offices of Morgan
and Scott, High st, Cardiff

Halipenny, Samuel, Chadsmoor, Stafford, Grocer. June 7 at 10,30 at offices of Cotterell, Bridge at, Walsall
Hall, Catherine, Longton, Stafford, Pastrycook. June 4 at 11 at offices of Sherratt, hidsgrove
Harris, Henry, Berr.w, Somerset, Veoman. June 5 at 12 at offices of Reed and Cook. King sq. Bridgewater
Hayes, George Watkin, and Robert Horsfall, Hemsel Hem pstead, Hertford, Paper M Indischueres. June 13 at 2 at the Cannon st Hotel. Maples and Co., Frederick's place, Old Jewry
Hobbs, Edwin Rodhouse, Peterborough, Confectioner. June 4 at 12 at the Angel Hotsl, Peterborough, Gaches, Peterborough Hobbs, Henry, Bithopwarmouth, Durham, Hay Dealer. June 6 at 3 at offices of Ansell, Waterloo st, Birmingham
Hodgetts, Henry, Birmingham, Licensed Victualler. June 5 at 11 at offices of Ansell, Waterloo st, Birmingham
Hurrocks, Emma, Bury, Lancashire, Milliar. June 6 at 3 at offices of Carilli and Burkinshaw, Parliament st, Kingston-upon-Hall. Holden and Co, Hull
Jones, John, Rochdaie, Chemist. June 6 at 3 at the Reed Hotel, Yorkshire st, Rochdaie. Worth
Kindor, Edward, Birmingham, Butcher. May 31 at 11 at offices of Button, Union passage, Birmingham
Kirkpatrick, Edward Godman, Eccleston Sq. Barrister-at-Law. June 6 at 2 at 3 salters Hall court. Miller and Co
Lawrance, Clifford, Maindee, Mon, Carpenter. June 2 at 11 at offices of David, Tredgar chambers, Newport, Mon
Leston, Henry, Leicenter, Printer. June 6 at 11 at offices of Wright, Gallowtree gate, Leicester
Lee, Charles Weeley, Fulham rd, Grocer. June 1 at 2.30 at 4, Arthwr et east. Reynolds, Furnival's inn
Lock, George Mountjey Jonn, Burghfield Hill, Berks, Builder. June 7 at 3 at offices of Beale and Martin, London st, Reading
Marks, Anon, Sheffield, Morchann. June 6 at 2.30 at the Cutiers'
Hall, Church st, Sheffield. Broomhead and Co. Beffield
MeDonnell, Patrick, Rotherham, York, Boot Dealer. June 5 at 12 at offices of Hoyland, Wellgate, Rotherham

Mayhew, Whitam Henry, Enfield town, Liconod Victualler. June 7 at 2 at Masons' Hall Tavern, Masons' avenue, Basinghall st. Runmey, Enfield McDonnell, Patrick, Rotherham, York, Boot Dealer. June 5 at 12 at offices of Hoyland, Wellgate, Rotherham.
Moore, George Townend, Latchford, Cheshire, Solicitor. June 1 at 3 at offices of Nicholson and Co, Union st, Warrington.
Nutter, Joseph, Eccles, Lancashire, Accountant. June 8 at 3 at offices of Simpson and Hockin, Mount st, Manchester O'Brien, Thomas, Dartford, Kent, Bootmaker. June 4 at 3 at 78, London st, Greenwich. Bristow Ogilvie, William, Howard rd, Stoke Newington green, Manufacturer of Domestic Machinery. June 4 at 2 at offices of Thomson and Co, Rood lane. Linklater and Co, Walbrook
Orlopp, Peter, Manchester, Umbrella Manufacturer. June 5 at 3 at offices of Rayner, Booch st, Manchester
Falmer, Joseph Phomas, Reving, Barkshire, Butcher. June 2 at 12 at 145, Cheapside. Reed, Portsea
Bargeter, Joseph, Quarry Bank, Stafford, Grocer. June 4 at 11 at 87, High st, Brierley Hill. Homer
Pou, Joseph James, Bradford, Coal Mcrchant. June 7 at 11 at offices of Singloton, Booth st, Bradford
Provest, Charles Edward, and George Wiley, Wisbech, Cambridge, Painters, June 5 at 1 at offices of Honsuma and Nicho'son, College hill, Cannon st. Welchman and Csrrick, Wisbech, Cambridge, Quemby, William, Battersap park rd, Bootmaker. June 11 at 3 at Wood's Hotel, Portugal st, Lincoln's inn fields
Redman, Edwin, Halifax, York, Draper. June 5 at 12 at offices of Longbottom, Northgate chambers, Halfax
Reen, James William, Glatikar, York, Draper. June 5 at 12 at offices of Kempthorne, Dyffryn chambers, Nosth

Rees, James William, Glynneath, Glamorgan, Grocer. June 8 at 12 at offices of Kemphtorne, Dyffryn chambers, Neath Remnardson, Robert, Hedon-in-Holderness, York, Joiner. May 31 at 11 at offices of Watson and Son, Parliament st, Hull Richardson, John Matters, Huddersfield, Merchant. June 7 at 3 at offices of Learoyd and Co, Buxton rd, Huddersfield Rogers, Walter Mordaut, Bishopszate st, Checsemonger. June 5 at 2 at offices of Arnold, Finsbury pavement Sagar, Charles, Barrow fort, Lancashire, Confectioner. June 4 at 3 at offices of Artificale and Artificale, Bargreaves st, Burnley Salinger, Morris, Bread st, Furrier. June 6 at 2 at offices of Allen and Edwards, Old Jewry Shaw, Roger, Manchester, Solicitor's Clerk. June 4 at 3 at offices of Credland, Cross st, Manchester Sheppard, William Daniel, Lloyd's row, Clerkenwell, Oliman. June 5 at 4 at offices of Clyn, Suthampton buildings, Holborn. Gibson, Sittingbournes of Clyn, Southampton buildings, Holborn. Gibson, Sittingbourne

at offices of Glyn, Southampton buildings, Helborn. Gibson, Sittingbourne

Biater, Vinesan, Manchester, Commission Agent. June 11 at 3 at the Falstaff Hotel, Market place, Manchester. Ward, Manchester Smith, Edward, Stockheath, Hants, Wood Dealer. June 5 at 4 at offices of King, North st, Portsea

Smith, Jasac, West Hanningfield, Essex, Farmer. June 6 at 11 at effices of Duffield and Bruty, High st, Chelmsford

Smith, James, Great Ayton, York, Shoemaker. June 6 at 10.30 at offices of Draper, Finke et, Stockton-on-Tees

Seuthout, George, Erzeter, Oil Merchant. May 31 at 12 at offices of Friend. Post Office chambers, Exeter

Stables, Benjamin, Shipley, York, Imnkesper. June 1 at 11 at the Buli's Head Inn, Westgate, Bradford, Leeming, Halifax

Stavoll, William, Fakenham, Norfolk, Leather Seller. June 4 at 2 at offices of Cates, Swan et, Fakenham

Stevenson, Frederick, Wednesbury, Stafford, Painter. June 6 at 11 at offices of Duignam and Ge, Bussell st, Wednesbury

Stevenson, Leonard, Nottingham, ont of business. June 5 at 3 at offices of Jaques, Cherry at, Birmingham

Stevenson, John, Nantwich, Cheshirs, Nurseryman. Jane 11 at 2 st the Royal Heete, Crew. Brooke

Stockwell, Alfred, Liverpool, Sewing Machine Dealer. June 6 at 2 st offices of Sheem and Broadhurst, North John at, Liverpool

Thomas, Thomas Lloyd, Landore, Glamorgan, Grocar. June 1 at 3 at the Castle Hotel, Swansea. Cox, Swansea
Tollis, James Robert, Stamford rd, Tottenham, Tie Maker. June 4 at 3 at offices of Taylor and Jaquet, South at, Finsbury eq
Tomalin, Tom Gutterid.e, Leagrave, Beds, Baker. May 31 at 2 at offices of Ager, Barnard's inn, Holborn. Harrison, Barnard's Introduction, Barnard's Introduction, Barnard's Introduction, East parade, Leeds
Tom, John Johnson, Blyth, Northumberland, Confectioner. Jane 5 at 3 at the Neville Hotel, Neville st, Newcastle-upon-Tyne. Nicholson, Morpeth

3 at the Nevine Lucies, securing ham, Machinist. June 1 at 11 at Morpeth Turner, Alfred William, Birmingham, Machinist. June 1 at 11 at offices of Davies, Bennett's hill, Birmingham Walkinton, William, Teaby, Pembroke, Retired Chemist. June 6 at 2 at the Town Hall, Carmarthen. Gwynne and Stokes, Teaby Walls, Henry, Leeds, Cabinet Maker. June 1 at 2 at 4, East parade, Leeds. North and Sons

Leeds. North and Sons
Watts, John, and Benjamin Francis Gillett, Bristol, Rope Merchans,
June 4 at 2 at offices of Ryland and Cozens, Small st, Bristol,
Fussell and Co, Bris.ol
West, Moses Ebenezer, and Walter Joseph West, Queen Victoria at,
Wholesale Clothiers. June 6 at 11 at the Great Northern Hotel,
Leeds. McDiarmid, Old Jewry chambers

Leeds. McDiarmid, Old Jewry chambers
White, George Francville, Brompten, rd, Teacher of Languages. June
4 at 4 at 233, Brompton rd
Williams, William, Llanelly. Carmarthen, Colliery Proprietor. June
4 at 1 at offices of Howell, Stepney st, Llanelly
Wilthew, Thomas Carr, Hexham, Northumberland, Chemist, June 6
at 2 at offices of Bowden and Amos, Mosley st, Newcastle-upon-Tyne,
Ber, Heyham. Baty, Hexham

Wilther, Thomas Carr, Hexham, Northumberland, Chemist, June c at 2 at offices of Bowden and Amos, Mosley st, Newcastle-upon-Tyne, Baty, Hexham
Wight, Benjamin Elis, Kingston-upon-Hull, Printer. May 30 at 3 at offices of Chambers, Scale lane, Kingston-upon-Hull
Wyld, John, John Wyld, Jun, and Henry James Wyld, Stockton-onTees, Durham, Brush Manufacturers. June 6 at 3 at offices of Hardings and Co, Princess st, Manchester
Funday, May 25, 1877.
Abbs, Jonathan, Cambridge, Saddler. June 6 at 3 at offices of Hardings and Co, Princess st, Manchester
Funday, May 25, 1877.
Abbs, Jonathan, Cambridge, Saddler. June 7 at 11 at Catling's Sale Room, Guildhalls r, Cambridge. Wayman
Adams, George, Netley, Southampton, Market Gardener. June 11st 2 at offices of Kilbly, Fortland st, Southampton
Barlow, Waiter James, Green st, Bethnal green, Linen Draper. June 12 at 3 at offices of Armstrong, Old Jewry
Bedford, Colley, Kingston-upon-Hull, Cook
Biggs, Jacob, Cardiff, Builder. June 12 at 2 at offices of Triboand Co, Crockherbiowo, Cardiff. Heard, Cardiff
Birtles, George, Kearsley, Lancashire, Beerseller. June 11 at 3 at offices of Dawson, Wood st, Bolton
Buckley, Robert, Rochdale, no occupation. June 13 at 3 at offices of Roberts, John st, Rochdale
Burton, Robert, South Moor, Durham, Shoemaker. June 4 at 12 at offices of Stanford, Collingwood st, Newcastle-upon-Tyne
Claridge, George, Eliston, Stifford, Engineer. June 11 at 11 at offices of Fellow, Mount Pleasant, Bilston
Crowe, Sarah, Gateshead, Durham, Confectioner. May 31 at 3 at offices of Turner, Collingwood st, Newcastle-upon-Tyne
Cummins, James, Manchester, Boot Dealer. June 2 at 11 at offices of Mullings and Co, Park st, Ofrencester
Dixon, William, Buddersfield, Co-operative Stockeeper. June 8 at 12 at the Crown Hotel, Lewes, King, Philpot lane
Edwards, William, Smish st, King st, Goswell rd, Manager to a Ceman. June 6 at 8 at to these of Gooper, Chancery Jane
Edwards, William, Smish st, King st, Goswell rd, Manager to a Ceman. June 6 at 8 at offices of Buchama and Rog

Lanidioes
Fergusson, Thomas Alexander, Old st, Fancy Box Manufacturer. June
8 at 3 at offices of Buchasan and Rogers, Basinghall st
Finder, John Henry, Great Dover st, Southwark, Ironmonger.
June
8 at 3 at offices of Downs, Moorgate st. Dairon and Jessett
Gandais, Joseph, Dean st, Solo. June 2 at 10 at offices of Allea,
Cheanside

Cheapsade arner, Joseph Swanbrick, Barrow-in-Furness, Tailor. June at the Imperial Hotel, Cornwallis st, Barrow-in-Furness. Barrow-in-Furness June 12 at 2

at the Imperial Hotel, Cornwallis st, Barrow-in-Furness. Sluns, Barrow-in-Furness.

Gibson, Robert, Haverhill, Suffolk, Draper. June 16 at 12 at offices of Gibson, Robert, Haverhill, Suffolk, Draper. June 16 at 12 at offices of Rollard, St. Lawrence st, Ipswich

Graham, John, Blaydon, Durham, Draper. June 7 at 3 at offices of Brokhold, Mosley st, Newcastie-upjn-Tyne

Green, George Henry, Leeds, Boot Manufacturer. June 7 at 12 at offices of Hardwick, Infirmary st, Leeds

Green, Thomas, Cumberland, Builder, June 14 at 3 at offices of Brokhold, and Helder, Whitehaven

Halley, Henry, Newmarket terrace, York rd, King's cross, Groez.

June 4 at 3 at offices of Moore, Bedford row

Holmes, Charley, Eastbourne, Sussex, out of business. June 5 at 1 at the Crown Hotel, Lewes. King, Philpot lane

Hunt, John, and James Frederick Daby, Jarrow, Durham, Drapers.

June 12 at 2 at offices of Fenwick, Ormonde st, Jarrow

Jones, Charles, Barrow-in-Furness. Maider, Barrow-in-Furnes, Jone, Charles, Barrow-in-Furness. Maider, Barrow-in-Furnes, Jone, Start, Grosswin-Information, Orton, Moreon, Morioneth, Coal Dosler. June 6 at 12 at offices of Beddon, Canon st, Aberdare

Jones, Evan, Crosswinderfach, Ordigan, Farmer. June 11 at 3 at offices of Lloyd, High st, Lampeter

Jones, John, Corven, Merioneth, Coal Dosler. June 14 at 10 at offices of Shornatt, Regent at, Wrenham

Jones, Thomas, Cardiff, Bixon, Newports, Mon.

Kaye, David, Liverpool, Clothier. June 14 at 2 at offices of Shornatt, Regent at, Wrenham

Jones, Thomas, Aberdare, Ghamorgan, Aerated Water Manufacturer.

June 13 at 1 at offices of Hollier and Williams, Station st, Aberdare

Lloyd, John, Blains, Mon, Innkeeper. June 18 at 2 at the Quess's Hotel, Bridge st, Newport. Davies, Trodagar

foody, William, Freemantie, Southampton, Grocer. June 11 at 3 at offices of Killby, Fortland st, Southampton June 6 at 3 at offices of Killby, Fortland st, Southampton June 6 at 3 at offices of lobby, Byram buldings, Huddersfield harry, Henry, Liamidan, Angleses, Coal Merchant. June 8 at 11 at offices of Roberts, Liangefai eyed, Benjamin, Barford, Mon, Quarryman. June 12 at 1 at the Dysever Arms Inn, Tys Phil. Morgan and Scott, Cardiff [maion, Francis William, Over, Cheshire, Innkeeper. June 9 at 1 at offices of Latham and Bygott, Market st, Crewe insulwood, William, Denton, Lancashire, Hat Block Manufacturer. June 14 at 11 at the Dog and Partridge Inn, Denton. Tremewen, Manchester

Valli

janbester in, Joseph, Halifax, York, Ale Merchaut. June 7 at 11 at offices f Boccock, Silver st, Halifax ele, Anne, Ipswich, Suffoik, Shoemaker. June 7 at 3 at offices of fulliamy, Tower st, Ipswich inger, Samuel, Stretford, nr Manchester. Solleitor. June 7 at 3 at fixes of Homer and Son, Ridgefield, Manchester. Clemmet, jun, foreheater

Manchester
Wright, Richard Lightfoot, and James Thomas Wright, Nantwich,
Chashire, Provision Dealers. June 8 at 3 at the Crown Hotel,
Nantwich. Martin, Nantwich
Wystt, Harry, Rolstone, Somerset, Butcher. June 14 at 12 at the
Railway Hotel, Weston-super-Mare. Chapman, Weston-super Mare

TURSDAY, May 29, 1877.

andrews, Arthur Edward, Stockton-on-Tees, Stationer. June 3 at 12 at the Inns of Court Hotel, Holborn. Troiter, Stockton-on-Tees ardley, Louisa, Beyton, Suffolk, Farmer. June 11 at 3 at the Fox Hotel, Stowmarket. Hill, Ipswich

Hotel, Stowmarket. Hill, Ipswich moled, Joseph, Clarendon eq. Builder. June 8 at 3 at offices of Johnson, Seymour place, Marylebone rdl them. Bernet Eliza, Cardiff, Glass Dealer. June 14 at 3 at the Ball Hotel, Gloucester. Morgan and Scott, Cardiff thinson, James Henry. Blyth, Northumberland, Grocor. June 12 at 2 at offices of Purdy, Collingwood st, Newcasile-pon-Tyne Rame, William Henry, Halifax, Confectioner. June 11 at 11 at the White Lion Hotel, Halifax. Leeming Bans, Henry, Hatton garden, Die Sinker. June 12 at 2 at 61, Hatton garden. Heath and Parker Beech, Frederick, Birmingham. Boot Manufacturer. June 5 at 4 at 61, States and Manufacturer.

wante Lon Hotes, Rather. Jeeling June 12 at 2 at 61, Hatton garden. Heath and Parker Reechy, Frederick, Birmingham, Boot Manufacturer. June 5 at 10 at 10 at 0 fiees of Juke, Temple row, Birmingham, Bedeby, William, Boosbeek, York, Joiner. June 6 at 11 at offices of Addenbrooke, Zetland rd, Middlosborough Brits, John, Sheffield, Table Knife Hafter. June 11 at 3 at offices of Clegg and Sons, Bank st, Sheffield Borda, Stephen, Kingston-upon-Hull, Tailor. June 8 at 12 at the Queen's Hetel, Wellington st, Leeds. Laverack, Hull Estla, Frederick Conyngham, Woodford, Essex, Draper. June 14 at 2 at soffices of Stacpoole, Pinners' Hall, Old Broad st Swerman, Frederick, Rugby, Warwlok, Music Sellor. June 11 at 2 at the Star Inn, Rugby. Seabrooke, Rugby
Bridgewater, William Henry, Cheltenham, Auctioneer. June 8 at 11 at the Auction Mart, Grovenor place, Ablon st, Cheltenham. Winterbotham and Co Brogh, Francis George, Liverpool, Tobacconist. June 13 at 3 at offices of Marsh, Westgate, Kotherham. Pollard Carrell, Thomas Robert, Upper Thamss st, Paper Merchant. June 9 at 12 at 145, Cheapside. Linduy, Cheapside
Carrell, Thomas Robert, Upper Thamss st, Paper Merchant. June 9 at 12 at 146, Cheapside. Linduy, Cheapside
Carrell, Thomas Robert, Upper Thamss, chaper Merchant. June 9 at 12 at 146, Cheapside. Linduy, Cheapside
Carrell, Thomas Robert, Upper Thamss, chapen Merchant. June 9 at 12 at 146, Cheapside. Linduy, Cheapside
Chile, William, Villiers st, Strand, Licensed Victualler. June 7 at 3 at offices of Pannell and Co, Guildhall chambers, Basinghall st. Goffrey, Gresham bulldings
Chile, William, Kingston-upon-Hull, Ropemaker. June 8 at 2 at the Guildhall Coffee House, Gresham bulldings. Stockton, Banbury Ekkinson, Edward, Glamorgan, Contractor. June 11 at 3 at 4, Fisher st. Swanses.

Dekinson, Edward, Glamorgan, Contractor. June 11 at 3 at 4, Fisher 8, Swanses. Glascodine Donald, James, Glascodine Donald, James, Glascodine Donald, James, and William Donald, Manchester, Engineers. June 12 at 12 at the Scarborough Hotel, Market place, Dewebury. Fernandes at 12 at the Scarborough Hotel, Market place, Dewebury. Fernandes Glas, John, Abercarne, Mon, Grocer. June 11 at 11 at the Quea's Hotel, Bridge at, Newport. Danneey Ellegworth, Frederick, Salford, Coach Builder. June 11 at 3.30 at the Mire Hotel, Cathedral yard, Manchester. Craven, Tedmorden Clict, Thomas, Hawkin's Farm, Great Marlow, Bucks, Farmer. June 18 at 18.30 at offices of Rawson, High st, Great Marlow Bucks, Farmer. June 18 at 18.30 at offices of Rawson, High st, Great Marlow Click, Hongard, Harden, Hotel Manager, June 18 at 3 at offices of Lees, jun, Middle pavement, Nottinghom 300th, Samuel, Kingston-upon-Hull, Hotel Manager, June 11 at 2 at 5, Gegan's chambers, Bowlalley lane, Kingston-upon-Hull. Torry instabill, Thomas, Langridge Farm, Somoraet, Dairyman. June 11 at 11 at 16th June 11 at 1 at 100 at 11 at 11 at 100 at 11 at 11 at 100 at 11 at 100 at 11 at 11 at 100 at 11 a

of Jones, Alcester diffiths, John, Swansea, Mason. June 11 at 12 at offices of Cox, Adelaide

muiths, John, Swansea, Mason. June 11 at 12 at offices of Cox, Adelaide chambers, Swansea Mager, James, Charles st, Stepney. June 8 at 3 at offices of May, Arbour sq. Stepney Sarreare, Thomas, Berkley, [Somerset, Publican. June 13 at 12 at offices of McCarthy, King st, Frome farman, John, Kingston-by-Sca, Sussex, Sallmaker. June 15 at 3 at offices of McCarbly stages of Sarreare, Sallmaker. June 15 at 3 at offices of McCarbly, Sing st, Frome farman, John, Kingston-by-Sca, Sussex, Sallmaker. June 15 at 3 at offices of McCarbly stages, Great James st, Bedford row. Nye, Lawy, Walter, Parent James at Bedford row. Nye, Lawy, Walter, Parent James at 12 at offices of McCarble Sarreare, Great James st, Bedford row.

Beightes

Istriey, Walter, Rawmarsh, York, Licensed Victualler. June 11 at 11 at offices of Hodgkinson, Westgate, Rotherham

istron, Francis, Leeds, Cap Manufacturer. June 19 at 2 at offices of Earle, Bank st, Leeds

istrett, Richard William, Poole, Groore's Assistant. June 11 at 3 at offices of Aldridge and Aldridge, King st, Poole
lofgkinson, James, Congiston, Cheahire, Grocer. June 15 at 3 at offices of Addeshaw and Warbarton, King st, Manchester
lodgen, Albert, Liverpool, Provision Dealer. June 11 at 11 at offices of Keightley and Banning, Castle st, Liverpool Hodgkin

Hollihead, William Henry, Liverpool, Coal Merchant. June 13 at 12 at offices of Sherwin and Dean, Lord st, Liverpool Holmes, Edward, Jermyn st, Fishing, Tackle Maker. June 13 at 3 at offices of Carr and Son, Rood lane Hooper, Robert, and Charles Ash Hooper, Totnes, Devon, Builders, June 2 at 11 at offices of Adams, Westwell st, Plymouth. Windoats

June 9 at 11 at offices of Adams, Westwell st, Plymouth. Windeats and Windeats, Totnesser, Ironmonger. June 7 at 2 at offices of Cobbett and Co, Brown st, Manchester
Hopkinson, John, and John Tingle Hopkinson, Eckington, Derby, Murserymen. June 9 at 12 at offices of Pattesov, Queen st, Sheffield Horsman, Henry, Birmingham, Butcher. June 11 at 11 at offices of Burton, Union passage, Birmingham Isaac, Thomas, Combmartin, Devon, Farmer. June 11 at 11 at offices of Chanter and Co, Bridge Hall chambers, Barnstaple Jackson, Mosse, Barrow-in-Furness, Clother. June 15 at 2 at the Imperial Hotel, Cornwallis st, Barrow-in-Furness.

Imperial Hotel, Cornwallis et, Barrow-in-Furness. Namer, Daniow-in-Furness
Jacobs, John, Birmingham, eut of bu-iness. June 8 at 11 at offices of Davies, Bennett's hill, Birmingham
Joy, Thomas Jonah, Great Clacton, Essex, Grocer. June 7 at 12 at
offices of Smith, North hill, Colchester
Jones, Eran, Ferndale, Glamorgan, Mason. June 9 at 12 at 6, Church
st, Pontypridd. Thomas, Pontypridd
Jones, Evan, Skewen, nr Neath, Glamorgan, Collier. June 7 at 11 at
offices of Charles, The Parade, Neath
Lee, Robert, Kingston-by-Ses, Sussex, Ship Builder. June 11 at 1 at
offices of Webb, Union st, Ship st, Brighton
Lowrey, Daniel, Jun, Liverpool, Licensed Victualler. June 14 at 2 at
offices of Glisson and Boliand, South John st, Liverpool. Laces and
Co. Liverpool

Lowrey, Daniel, Jun, Liverpool, Licensea Victualier. June 1a anoffices of Gibson and Bolland, South John st. Liverpool. Laces and Co, Liverpool
Marsh, Francis, Glastonbury, Somerset, Butcher. June 13 at 11 at offices of Bulleid, High st, Glastonbury
Mason, Moses, Rikeston, Derby, Tallow Chandler. June 11 at 11 at offices of Thurman, Burriane, Ikkeston
McAllum, Charles Octavius, Newcastle-upon-Tyne, Merchant. June
15 at 1 at the Newcastle and Gateshead Law Society, Royal Arcade,
Newcastle-upon-Tyne, Armstrong, Newcastle-upon-Tyne
Mealing, Sidney England, Bath, Builder. June 13 at 12 at 3, Miles'sbuildings, Bath. Gill and Bash
Moore, Thomas, Bradford, Stuff Merchant. June 13 at 11 at offices of
Wood and Killick, Commercial Bank buildings, Bradford
Morgan, William, Bradford, Theatrical Manager. June 20 at 11 at the
George Hotel, Market st, Bradford. Cater
Morris, Ritzabeth Rich, Wolverhampton, Stafford, Dress Maker. June
13 at 11 atoffices of Rhodes, Queen st, Wolverhampton
Morsts, Thomas, Transmere, Cheshire, Stone Mason. June 8 at 2 at 45,
Hamilton aq, Birkenhead. Downham, Birkenhead
Moss, John, Tredegar, Mon, Grocer. June 11 at 12.30 at the Queen's
Hotel, Newport. Shepard, Tredegar
Murgatroyd, James, Kingston-upon-Hull
Newbold, Kamna, Birmingham, Plumber. June 11 at 11 at offices of
Saunders and Bradbury, Temple row, Birmingham
Nicholl, Thomas, Camborne, Oornwall, Watchmaker. June 11 at 11 at offices of
Saunders and Bradbury, Temple row, Birmingham
Nicholl, Thomas, Camborne, Oornwall, Watchmaker. June 11 at 11 at offices of
Radcliffe, Clayton at, Blackburn.
Oldham, Gervase, Macclasfield, Cheshire, Chemist. June 7 at 2 at
offices of Hand, Ohnrch side, Macclasfield
Park, George, Swanses, Glausorgan, out of occupation. June 9 at 4 at
the Tutal June Arms, Reading. Thomas, Swansea

offices of Hand, Oburch side, Maccionald Park, George, Swanses, Olamorgan, out of occupation. June 9 at 4 at the Tudor Arms, Reading. Thomas, Swanses Parker, Joseph Abraham Jacques, Newcastle-upon-Tyne, Surgeon-Dentist, June 11 at 2 at offices of Joels, Newgate st, Newcastle-upon-

Typ

Tyne
Parker, Robert Readley, Ipswich, Suffelk, Clerk. June 12 at 3 at
Pearce's Rooms, Princes at, Ipswich. Hill, Ipswich
Paul, Robert Miller, High st, Camden town, Ironmonger. June 11 at
2 at offices of Allingham, Old Broad at
Pearsen, John, Middlesberough, York, Coal Dealer. June 9 at 11 at
offices of Addenbrooke, Zetland rd, Middlesborough
Potter, Samuel, Ritton, Salop, Miner. June 11 at 11 at offices of
Newvill. Bishor's Castle.

omees or Augenbrooke, Zerland rd, Middlesborough
Potter, Samuel, Ritton, Salop, Miner. June 11 at 11 at offices of
Newill, Bishop's Castle
Agnes, Henry Eley, Hednesford, Cannock, Stafford, General Dealer.
June 12 at 11 at offices of Glover, Park st, Walsall
Roberts, John, Newcastle-upon-Tyne, Iron Merchast. June 7 at 2 at
offices of Sewell, Grey st, Newcastle-upon-Tyne
Ross, John, Suuthampton, Brewer. June 12 at 1 at the Guildhal
Coffee House, Grasham st. Coxwell and Co, Southampton
Russell, John, Mile End rd east, Gas Fitter. June 12 at 3 at offices of
Cattlin, Gresham buildings, Basinghall st
Seddon, John, \$4 Heien's, Lancashire, Saddier. June 12 at 2 at offices of
Mather, Gommerce ceurt, Liverpole. Barrow and Cook, St Helen's
Sewell, John William, Grantham, Lincoln, Watchmaker. June 13 at
12 at offices of Whittingham, Farmers' yard, Nottingham
Shipper, Arthur, Basinghall st, Financial Agent. June 13 at 2 at the
Inns of Court Hotel, High Helborn. Brown, Basinghall st
Quite, Mary, and Robert Duerdin, Southport, Lancashire, Grocers.
June 12 at 3 at offices of Walton and Smith, Berough buildings,
Southport

Southport
Stokes, John, Tipton, Stafford, Boot Dealer, June 11 at 11 at offices
of Beaton, Temple row, Birmingham
Storey, Edward Chariton, Gateshead, Durham, Grocer. June 11 at 12
at offices of Bash, Wellington st. Gateshead
Summers, Joseph, Spa place, Beulah hill, Upper Norwood, Grocer.
June 11 at 2 at the inns of Court Hotel, Holborn. Sweeling, South-

June 11 at 2 at the Inns of Court Hotel, Holborn. Swee ing, South-ampton st, Holborn
Thomas, Richard, Gawestry, Salop, Ale Merchant. June 15 at 3 at offices of Donne, Caurch at, Cowestry
Thorp, William, South Belgrave at, Finilico, no occupation. June 6 at 3 at offices of South and Clark, South aq, Gray's inu
Townsend, Ellen Elizabeth, Alveston, Gloucester, Teacher of Music.
June 9 at 11 at offices of Ward, Albion chambers, Bristol
Trindar, John Henry (and not Finder, as erroneously printed in last
Gasette), Great Dovor st, Southwark, Ironmonger. June 8 at 3 at
offices of Down, Moorgate at. Dalton and Jessett
Truesdale, John, Liverpool, Groosr. June 11 at 2 at offices of Harris,
Union court, Gastle st, Liverpool

Varnam, James, High at, Hornsey, Beerhouse Keeper. June 9 at 12 at offices of Wells, Paternoster row Vincent, John Frederick, Wells, Somerset, Draper. June 14 at 11 at the Grand Hotel, Broad st, Bristol. Bulleid, Glastonbury Waters, Henry, Fulham rd, Linen Draper. June 11 at 2 at offices of

Young, Newgate at Feeks, Walter Deswillock, Swindon, Wilts, Furniture Dealer. June 8 at 11 at offices of Kinneir and Tombs, Corn Exchange, High st, Swindon

Swindon
Wheeler, Benjamin Henry, Gloucester, Hosier. June 8 at 3 at offices of Haines, St John's lane, Gloucester
Whitburn, Robert, Arandel, Sussex, Draper. June 9 at 11 at the Guidhall Tavern, Gresham st. Goodman, Brighton
White Ellas, Taunton, Someract, innkeeper. June 18 at 2 at offices of Taunton, High st, Taunton
White, Nathaniel, Cheshire, General Outfitter. June 15 at 3 at offices of Churton. Eattrate buildings, Chester
Wiggett, George, Hatherage, Derby, Grocer. June 11 at 4 at offices of Gee, Fig Tree lane, Sheffield. Binns, Sheffield
Winters, George, Hitchin, Herftord, Clothier. June 15 at 1 at offices of fixeader, Gray's inn st. Baker, Hitchin
Wyld, John, John Wyld, Jun, and Henry James Wyld, Stockton-on-Tees, Durham, Brush Manufacturers. June 6 at 3.15 at offices of Hardings and Co, Princess st, Manchester

CAVE CANEM.

MATS. POMPEIAN DOOR

TRELOAR AND SONS.

69, LUDGATE HILL, LONDON, E.C.

INSURANCE COMPANY.

NINETEENTH ANNUAL REPORT.

The Report and Accounts for the year 1876, presented to the Share-holders at the ANNUAL MEETING, on Thursday, 17th May, 1877, at which BERNARD HALL, Esq., presided, showed, in the FIRE BRANCH,

That the premiums for 1876 after deducting Re-insurances amounted to £403,815, being an increase of £33,810 over the premium income of 1875, and the losses to £227,628, being 35°4 per cent. on the premiums of the year; in the

That new policies had been issued for \$200,979, and that the Life Fund by the additions made to it as the result of the year's operations now represents \$6^1\$ per cent. of the entire net premiums received on every policy in force.

The surplus balance in the Fire Account was shown to be £103,248, out of which £30,000 was appropriated to Suspense Account, raising that account to £120,000, as um sufficient to re-assure all outstanding risks, and £30,000 was added to the General Reserve Fund, making that fund stand at £160,000. A Dividend and Bonus at the rate together of 15 per cent. was declared, £16,243 being carried forward.

FUNDS.

... £180,035 ... 280,000 ... 16,243 ... 252,609 ... 8,491 ... 493,120 ... 2,056,890 000

ACCIDENT INSURANCE COMPANY (Limited), 7, Bank-buildings, Lothbury, E.C.

Personal Injuries. Death by Accidents. neral Accidents. Railway Accidents. C. HARDING, Manager.

REVERSIONARY AND LIFE INTERESTS in Landed or Funded Property or other Securities and ANNUITIES our chased, or Loans thereon granted, by the

EQUITABLE REVERSIONARY INTEREST SOCIETY 19, LANCASTER-PLACE, WATERLOO-BRIDGE, STRAND,

Established 1835. Paid-up Capital, £480,000. If required Interest on Loans may be capitalized.

F. S. CLAYTON, Joint C. H. CLAYTON, Secretaries.

Per pro- state and and to frame and difference and

By the Branch of the Branch of

AGRA BANK (LIMITED). Established in 1833.—Capital, £1,000,000.

HEAD OFFICE-NICHOLAS-LANE, LOMBARD-STREET, LONDON. Branches in Edinburgh, Calcutta, Bombay, Madras, Kurrachee, Agra,
Lahore, Shanghai, Hong Kong.

CURRENT Accounts are kept at the Head Office on the terms entermany with London bankers, and interest allowed when the credit balance does not fall below £100.

DEPOSITS received for fixed periods on the following terms, viz. :-At 5 per cent. per annum, subject to 12 months' notice of withdrawal. For shorter periods deposits will be received on terms to be agreed

Bills issued at the current exchange of the day on any of the Branches of the Bank free of extra charge; and approved bills purchased or any for collection.

SALES AND PURCHASES effected in British and foreign securities, in East India Stock and loans, and the safe custody of the same under-

Interest drawn, and army, navy, and civil pay and pensions re Every other description of banking business and money agence, British and Indian, transacted. J. THOMSON, Chairman.

PARTRIDGE & COOPER.

WHOLESALE AND RETAIL STATIONERS

WHOLESALE AND RETAIL STATIONERS
192, Floet-street, and 1 & 2, Chancery-lane, London, E.C.
Carriage paid to the Country on Orders exceeding 20a.
Daart Paper, 5s., 6s. 6d., 7s. 6d., 7s. 9d., and 9s. 9d. per ream.
Brief Paper, 15s. 6d., 17s. 6d., and 23s. 6d. per ream.
FOOLSCAP Paper, 10s. 6d., 14s. 6d., and 18s. 6d. per ream.
CREAM-LAID NOTE, 3s., 4s. and 5s. per ream.
LARGE BUEN NOTE, 3s. 6d., 4s. 6d., and 8s. 6d. per ream.
LARGE BUEN NOTE, 3s. 6d., 4s. 6d., and 6s. 6d. per 1000.
ENVELOPES, CREAM OR BLUE, 3s. 9d., 4s. 6d., and 6s. 6d. per 1000.
FOOLSCAP OPENCIAL ENVELOPES, 1s. 9d. per 100.
FOOLSCAP OPENCIAL ENVELOPES, 1s. 9d. per 100.
FORTHINGE & COOPER'S VEILUM WOVE CLUB-HOUSE NOTE, 9s. 6d. per 1000.
Team. This incomparable Paper has raised up a host of worthiss imitations. Furchasers are particularly requested to observe that each sheet bears the face-simile water-mark, "FARTHIDGE COOPER'S VELLUM-WOVE CLUB-HOUSE PAPER," within which none is genuine.

COOPER'S VELLUM-WOVE CLUB-HOUSE PAPER," wither more is genuine.

INDENTURE SKINS, Printed and Machine-ruled, 2s. 5d. each, 28s. dox., 135s. per roll.

SECONDS OR FOLLOWERS, Ruled, 2s. 1d. each, 24s. per dozen, 115s. per

RECORDS OF REMORIALS, 8d. each, 7s. 6d. per dozen.

Ledgers, Day Books, Cash Books, Letter or Minute BooksAn immense stock in various bindings.

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All Sizes can be seen at 13, CRANBOURNE-STREET, LEICESTER-SQUARE, LONDON.

SOLICITORS' ASSOCIATION. BENEVOLENT

INSTITUTED 1858.

For the Relief of Poor and Necessitous Solicitors and Proctors in England and Wales, and their Wives, Widows, and Families.

The Directors have the pleasure of announcing that

FESTIVAL THE SEVENTEENTH ANNIVERSARY

OF THIS ASSOCIATION WILL TAKE PLACE On WEDNESDAY, June 6, at the ALBION TAVERN, ALDERSGATE STREET, LONDON,

AT HALF-PAST SIX O'CLOCK P.M., UNDER THE PRESIDENCY OF

JUSTICE HON. MR. FIELD. DINNER TICKETS (26s. each) may be obtained at the Offices of the Association.

By Order of the Board,

9, Clifford's-inn, London, E.C.

THOMAS EIFFE, Secretary.

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per

M.

PAINLESS DENTISTRY. MR. G. H. JONES.

SURGEON DENTIST.

57. GREAT RUSSELL-STREET, LONDON

(Immediately opposite the British Museum),

Has obtained Her Majesty's Royal Letters Patent for his perfectly painless system of adapting

(Prize Medal, London and Paris)

ARTIFICIAL TEETH BY ATMOSPHERIC PRESSURE.
Pamphlet Gratis and Post-free.

WM. FAREBROTHER & CO., Auctioneers, w.O.—Mr. Wm. Farebrother, son of the late Alderman Farebrother, is well-known Auctioneer, formerly of Lancaster-place, Strand, begs respectfully to inform the nobility, gentry, and public that he has commenced business at the above address, under the style of Wm. Farebrother & Co., in connection with his country branches. Mr. Farebrother slong experience in all departments of the business, extending orts a period of 25 years, will, he hope, secure for him a continuation of the support so long and generously accorded to his father. Mr. Parebrother avails himself of this opportunity to remind the public generally that he is the only member of the family now living, or person of the name, connected with the auctioneering, &c., profession.

COOKHAM, BERKS.

First-class Investment in a Freehold Tithe-rent Charge of £247 10s, per annum, as commuted, secured upon lands in the parish of Gook-han; also a Freehold Close of Land, in the same parish, containing about 13 acres, with a frontage of 330 test, close to the River Thames at one of its favourite reaches, opposite Clieveden Woods.

MESSES. EDWIN FOX & BOUSFIELD will MAST, on WEDNESDAY, JUNE 20th, at TWO o'clock.

Particulars of Mesers. GUSCOTTE, WADHAM, & DAW, Solicitors, 19, Essex-street, Strand; and of Mesers. EDWIN FOX & BOUSFIELD, 24, Grasham-street, lank, E.C.

DORSET.

cital Rent Charge of £214 12s. 9d. per annum, arising out of an tate of over 1,200 acres, presenting to trustees and capitalists a first-class investment.

MESSRS. EDWIN FOX & BOUSFIELD will M ESSRS. EDWIN FOX & BOUSFIELD will

SELL, at the MART, on WEDNESDAY, JUNE 20th, at TWO
puckely, a PERPETUAL RENT CHARGE, or rent charge in fee, of
21st 12s. 9d. per annum, amply secured on a valuable estate, situate
at finantile Tarrant, in the county of Ocreet, on the borders of Wills,
about ak miles from Blandford Forum, seven nulles from Shaftesbury
and Cranbourner respectively, comprising 1,209a. 3r. 13p. It is difficult
in find any investment which equals a rent charge in security and
sundases, and it may be safely asserted that trustees and others
having the command of capital (for which at the present time it is so
difficult for find a safe outlet) cannot possibly obtain a more favour able
supps for its profitable employment.
Farticulars may be had of
CHARLES THOMAS ROBINS, Esq., Solicitor, Shaftesbury, Dorset; of

Massrs, COBB & SMITH, Solicitors, Salisbury, Wilts; of Massrs, VENNING, ROBINS, & VENNING, Solicitors, 9, Tokenboue-yard, London; at the Mart; and of Messrs. EDWIN FOX & BOUSFIELD, 24, Gresham-street, Bank, E.C.

By the direction of the Trustees under the will of Thomas Garniss, Lag., deceased, Croydon.—Important Sale of Shop Property and Pri-

ROBT. W. FULLER & MOON will SELL by AUC-Ab Tion, at the MART, City, on MONDAY, JUNE 11, at TWELVE for OME, the following valuable FREEHOLD, Leasehold, and Copyhold PROPERTIES, viz., Nos. 102 and 103, High-street; No. 89, Churchstreet, 37, Surrey-street: Nos. 8 and 9, George-street; Fairfield House, Addiscombe-road; Nos. 6, 7, 8, and 12, and Fairfield Lodge, Park-lane; Hasan Cottage, Laurel Ottage, and 1vy Cottage, Sydenham-road-marth. The whole let at low rentals amounting to £799 12s. per tanner.

mrs. J. & H. MUSKETT YETTS, Solicitors, 56, Lincoln's-inn-alds, W.C.:

at the Mart ; and of the Auctioneers, Croydon and Reigate.

In the High Court of Justice, Chancery Division,—Cook v. Dey.— Haymarket,—Thoroughly secure Freehold Investments. To Trustees and others.

md others.

MESSRS. WEATHERALL, & GREEN will SELL,
by AUCTION, at the MART, near the Bank of England, on
TUEDDAT, the 3rd of JULY, 1877, at ONE o'clock precisely, in One
tok by direction of this Lordship the Master of the Rolls), the celebrated FREEHOLD PROPERTY situate No. 30, Coventry-street, and
a, 3, Great Windsulli-street, at the top of the Haymarket, known as
"The Willon" (Sective), one of the fleest positions at the West-end,
is in owe let on lease at the exceedingly low remain of £500 per
samm, which may be considered as secure as a ground-rent.
May be viewed by permission of the tenants, and particulars
chained at the Mart; of
Massrs, W. & G. DAVIDSON & BURCH, No. 35, Spring-gardens;
and of

EUSTAGE W. OWLES, Esq., Selicitor, 22, Chancery-lane.

SERJEANTS' INN, FLEET STREET.

SERJEANTS' INN, FLEET STREET.

Valuable and important Freehold Property, eligibly situate No. 13, Serjeants'-ime, formerly called or known by the name of Serjeants'-ime, Interest of Serjeants'-ime of Serjeants'-ime of Serjeants'-ime of Sit, Sin., extends in depth nearly 34ft. to Lombard-street in the reart (to which it has another frontage of 47ft.), and occupies an area of about 1,730 superficial feet, and is admirably adapted for a club, public institution, or chambers, with the advantage of immediate possession.

MESSRS. NORTON, TRIST, WATNEY, & CO.
have received instructions to offer for SALE, at the MART,
London, on FRIDAY, JUNE 29th, at TWO celock precisely, the above
valuable and important FREEHOLD PROPERTY.
May be viewed, and particulars, with plan, had of
Messrs. FIELD, SON, & PULLEY, Solicitors, Norwich;
C. R. RIVINGTON, Esq., 1, Fenchurch-buildings, E.C.;
at the Mart; and of the Auctioneers, 62, Old Broad-street.

CROUCH END. HORNSEY.

CROUCH END, HORNSEY.

A valuable and highly-attractive Freehold Estate, delightfully situate on Crouch-hill, only five minutes' walk from the Crouch-end Station on the Great Northern Railway, 10 minutes' walk from the Crouch-hill Station on the Midland line, with excellent train service in 20 minutes to the City, and about a mile from Muswell-hill and the Alexandra Palace. It comprises a superior detached residence, called Cocile House, in perfect order throughout, approached by a carriage sweep, and containing every accommodation for a family, stabling and outbuildings, well-shrubbed pleasure grounds, productive kitchen and fruit gardens and graperies in the rear, with some park-like meadow land. In hand, and possession will be given on completion of the purchase. A detached residence adjoining, known as Amedes Villa, very similar in description, with excellent garden in the rear; let on leass to W. Marshall. End., at the low rent of £130 per ansum. Also six freehold ground-rents of £10 each, amply secured upon and arising from six capital residences adjoining, and forming the whole of Selina-crossent, the value of which may be fairly estimated at £400 per annum. The property comprises altogether about seven acres, and in addition to its residential attractions presents an unusually favourable opportunity for a profitable building speculation, as by the judicious formation of a road through the centre of the land several charaning sites would be developed for the erection of first-class residences, commanding an uninterrupted view of Muswell-hill and the Alexandra Palace and park, and without interfering with the privacy and enjoyment of Cocile House.

MESSES. NORTON, TRIST, WATNEY, & CO.

MESSES. NORTON, TRIST, WATNEY, & CO. Marchard Rolling, A. Hard, Walling, & Color of the above PROPERTY for SALE, in JULY next. To be viewed by cards only.

Particulars, with plans, may shortly be had of Messrs. RISLEY & STOKER, Solicitors, 14, Gray's-inn-square; at the Mart; and of the Auctioneers, 62, Old Broad-street, E.C.

SOUTH KENSINGTON, BROMPTON, AND BAYSWATER.

In the High Court of Justice (Chancery Division): Reeve v. Loyaute.

—Valuable Leasehold Residences, producing together £370 per annum, and offering very eligible investments.

MR. GEORGE TRIST (of the firm of Norton, Trist, Watney, & Co.) is instructed to offer the above PROPERTY for SALE, by AUCTION, at the MART, London, on FRIDAY, JULY 6th, at TWO colock precisely, in Three Lots, pursuant to an order of the High Court of Justice (Chancery Division), made in the above cause, with the approbation of "Vice-Chanceller Sir Richard Malins, as follows:—

Lot i.—No. 69, Porchester-terrace, Bayswater; let on lease to Mr. Debay, for a term of which about 17 years are unexpired, at the annual rent of £100, and held for a term of 91½ years from Christman, 1850, at a ground-rent of £12 per annum.

Lot 2.—No. 41, Brompton-crescent, Brompton; let on lease to Colonel Strange, for a term of which about eight years are unexpired, at an annual rent of £100, and held for terms of \$3 years from Midsummer, 1844, and 31 years from 1846, at a ground-rent of £100, and held for terms of \$3 years from Midsummer, 1844, and 31 years from 1846, at a ground-rent of £10 and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for 85 years from Midsummer, 1842, at a ground-rent of £10, and held for \$10, and \$10, a GEORGE TRIST (of the firm of Norton,

ESSRS. DEBENHAM, TEWSON & FARMER'S LIST of ESTATES and HOUSES to be SOLD or LET, including Landed Extates, Town and Country Residences, Hunting and Shooting Quarters, Farms, Ground Rents, Rent Charges, House Property and Investments generally, is published on the first day of each ments, and may be obtained, free of charge, at their offices, 80, Cheapaide, E.C., or will be sent by post in return for two stamps,—Particulars for insertion should be received not later than four days previous to the end of the preceding month.

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CITY OF LONDON.

Two Prechold Dwelling-houses, covering an area of 700 square feet, within a few yards of the Old Bailey and Newgate-street, offering an eligible site for re-building.

ESSES. DEBENHAN, TEWSON, & FARMER M ECOMO. DEBENHAN, IEWSON, & FARMER will SELL, at the MART, on TUESDAY, JULY 3, at TWO, the FBEE HOLD PREMISES, known as Nos. 15 and 16, Bishop's court, Old Briley, consisting of two dwelling-houses, having a frontage of about 28tt. by a depth of about 28tt. offering a valuable site for a warehouse, a light factory, or other business premises. Now let to Particulars of

CAMP, Esq., Solieiter, Union Bank-buildings, Ely-place, Helborn :

and of the Auctioneers, 80, Cheapside.

THE EMSWORTH HOUSE ESTATE, AT EMSWORTH, HAMP-SHIRE.

THE EMSWORTH HOUSE ESTATE, AT EMSWORTH, HAMPSHIRE.

Less than a mile from a station, and a mile-and-a-half from the
town of Havant, where there is an important junction on the
London, Brighton, and South Coast and London and SouthWestern Railways. It includes a capital country mansion, which
has within the last ten years been added to and much improved,
and is now in first class order. It is approached from the main
road leading from Chichester to Havant by a long carriage drive,
with commodious lodge, and contains 16 bed chambers, two
dressing rooms, two bath rooms, drawing room, 38th clin, by 20th.
6in., dining room, 26th. by 22th., morning room about the same
size, billiard room, 26th. by 22th., and offices; stabling for five or
seven horses, ceach houses, dwelling rooms, cowhouse, farmyard,
ard outbuildings, lawns with fine old timber, rhododendrons, and
evergreens, rose walk, fernery, kitchen and fruit gardens, green
and cucumber houses, orchid-house, vinery, park-like meadows
with clumps of trees and shrubs, and a small but very productive
farm adjoining, with farmhouse and buildings, in all nearly 76
acres. The mansion and park lands are occupied by the owner,
and will be sold with possession. The farm is temporarily let.
The lands extend to the sea-shore, and possess a long frontage
thereto, also to the turnpike road. Church within a quarter of a
mile, sea bathing, and excellent anchorage for a yacht near at
hand. Capital hunting. Goodwood Racecourse within an hour's
drive.

M ESSES. DEBENHAM, TEWSON, & FARMER will SELL the before-mentioned FREEHOLD ESTATE, at the MART, on TUESDAY, JUNE 26, at TWO.

Particulars and plans of Messrs. DANGERFIELD & BLYTHE, Solicitors, 26, Craven-

street, Charing-cross; and of the Auctioneers, 80, Cheapside.

Barders of Berks, close to the Royal demesne of Bagahot Park.—
Attractive modern residence in grounds of great beauty, splendidly
shrubbed and timbered, with inclosures of valuable meadow land,
15 cottages, &c., close to the new station on the Aldershot and Ascot
railway, 25 miles from Sunningdale Station.

railway, 32 miles from Sunningdale Station.

M. R. BEAL is instructed to offer, by AUCTION, at the MART, on WEDNESDAY, 4th JULY, at ONE o'clock, the CHARMING RESIDENCE, known as Lamborne House, in perfect order, containing seven bed rooms, bath room, spacious library, dining room 27ft. by 13ft., double drawing room 38ft. by 13ft.; capital diffees; three stall stable, loose box, cowhouse, &c.; seated in grounds beautifully shrubbed, with unique Japanese garden, walled in and open kitchen gardens, greenbouses, pits, &c.; Pews in church. With 15 cottages, all let at low rents; paddocks. The whole comprising 12 acres, parts available for the erection of villas.

Farticulars at the Mart; of Messrs. TAMPLIN, TAYLER, & JOSEPH, 189, Fenchurchstreet;

and, with card to view, of the Auctioneer, 20, Regent-street, W.

Attractive Prechold Residences, for Occupation or Investment.— Roupell-park, Streatham-hill.

MR. BEAL has received instructions to SEILL, by AUCTION, at the MART, Tokenhouse-yard, on WED-NESDAY, 13th JUNE, at ONE o'clock precisely, in Two Lots, TWO excellent FREEHOLD detached RESIDENCES, known as Nos. I and 2, Palace-road, near the entrance from Streatham-hill to Boupell-park; they are of handsome Italian elevation, of white brick, with enrichments, and contain five spacious reception rooms, conservatory, 10 bed and two dressing rooms, bath room, billiard rooms, carriage drive in front, pleasure grounds, croquet lawn, and kitchen gardens in the rear.

Conditions of sale may be had of rooms, carriage arive in from, pleasure grounds, croquet is kitchen gardens in the rear. Conditions of sale may be had of J. G. WINSER, Esq., Solicitor, 70, Chancery-lane; at the Mart; and of the Auctioneer, 20, Regent-sireet, S.W.

For Residence and Investment.—Leigham Court-road, Streathan Valuable long Leasehold, 10 minutes* walk from three stations

M. B. BEAL is instructed to SELIL, by AUCTION, at the MART, Tokenhouse-yard, E.C., on WEDMESDAY, 13th JUNE, at OME o'clock precisely, the detached REBIDEMCE, known as Church-hill, standing about 30 feet from the high road, with a frontage of 120 feet by a depth of 350 feet, laid out in pleasare grounds and gardens. The house contains four reception and 10 bed and dressing rooms, bath room, billiard room on basemant, usual offices; held on lease for 84 years from Sept., 1875, at £40 per annum, and estimated to let at £350.

Conditions of sale may be held of

Conditions of sale may be had at the Mart; of
Mesers. OHAPMAN, TURNES, & PRICHARD, 26, Lincoln's-Inn-

fields; and of the Auctioneer, Mr. BEAL, 20, Regent-street, Waterloo-place, S. W.

SUSSEX.

In a fine agr ultural and sporting part of the county.—Valuable and compact F, sebold Farms, in the rural and pleturesque parties of Kirdford (adjoining the domains of Lord Leconfield, the Earl of Wimierton, and others), situate about kx miles from Petworth and Billingsharts, and about twelve miles from Horsbam. The estate comprises nearly 900 acres of sound arable, pasture, and wood lands, and is let in convenient farms (see oh in a ring fence), with homsteads, to tenants who hold on agreements, with two years' notice to control are yet over control. quit, at very low rents.

MESSRS. FOSTER respectfully announce for SALE, by AUCTION, at the AUCTION MAET, Tokenhouse. yard, Lothbury, London, on TUESDAY, the 28th of JUNE, at ONE o'clock, in Eight Lots, valuable FREEHOLD FARMS, each in a ring fence, all in the parish of Kirdford, Sassex, viz.:—

Measrs. ABNOLD & CO., Solicitors, 60, Carey-street, Temple-br; and of Measrs. FOSTER, 54, Pall-mall. Mr. Downer, of Kirdford, will the appointment) show the farms to intending purchasers.

Norz.—The railway station at Billingshurst is the most convenient.

MR. JAMES POUSTY will SELL, by AUCTION, at the MART, on THURSDAY, JUNE 14th, at TWO (n previously disposed of by private contract):—

SOUTH NORWOOD.—Freehold Family Residence, Egremont House, Howard-road, Woodside. Handsome elevation; choice pution; 8 bodrooms, 3 reception-rooms, conservatory, kitchen, scaller, &c.; stable, harness-room, coach-house, and loft; good gardens, wall planted, paddock, &c. Near station. With possession.

WEST DULWICH.—Freehold, 6, Carson-road, Thurlow-pak-road, semi-actached; near station. 5 bedrooms, 2 parlours, kitchen, &c.; no underground rooms; good garden. With possession. May be viewed. Particulars of

D. BIRT, Esq., Solicitor, Town Hall-chambers, Southwark; and of the Auctioneer, 97, Fleet-street.

LINOLN'S INN, NEW SQUARE. Freehold Chambers.

M. B. EILUART will SELL, by AUCTION, at the o'clock, the TWO SETS o' FREEHOLD CHAMBERS, compring eight rooms on the ground floor and basement north of No. 10, Nesquare, Lincoln's-inn. They are occupied by two annual tenants, and early possession can be obtained if desired, so that an annual eyequation, they have been supported by two annual experiments itself to any first-class legal firm wishing to purchase for occupation.

May be viewed by permission of the tenants, and particulars of the Mesers. HUNT, CURREY, & NICHOLDON. MR. EILOART will SELL, by AUCTION, at the

at the Mart; and of the Auctioneer, 40, Chancery-lane, W.C.

BROOK STREET, GROSVENOR SQUARE. Valuable long Leasehold Investment.—Stabling, warehouses workshops, producing a well-secured net income of £155 per a

MR. HALL will SELL, by AUCTION, at the MART, Tokenhouse-yard, E.C., on TUESDAY, JUNE 5, at TWO o'clock (unless previously disposed of by private control), valuable LEASEHOLD PROPERTY, No. 374 (late 52), Brook-street, Grosvenor-equare, comprising capital stabling, warehouse, working, and show room. Held for a term of forty-three years, at a ground-set of £150 per annum, and let so highly responsible tenants at same amounting to £605 per annum.

May be viewed by permission of tenants, and particulars held of BOWEN MAY Res. Soliditor 57 Paucell sources W.C.

BOWEN MAY, Esq., Solicitor, 67, Russell-square, W.C.; at the Mart; and of the Auctioneer, 31, New Bond-street, W.

OLD WINDSOR.

Valuable Freehold Building Land, houses, as

Valuable Freehold Building Land, houses, and cottages.

MR. HALL is instructed to offer for SALE, by AUCTION, at the MABT, Totsahouse-yard, E.G., on TUB-DAY, JUNE 5-b. -1877, at TWO o'clock procisely, in Lots (unbasingued of in the meantime by private contract), a valuable Fresholf Property, situate at Old Windsor, within a short distance from Datchet Station, and comprising about four acres of mesdow has untable for building purposes, having a considerable frankage to the road leading from Windsor to Englefield-green, two well-built deschad residences, with large gardens, and six cottages with gardens, all well let, and producing an annual meanne of about 515s per sames, but estimated to be worth at least £250 per sames, had seven the form of the state of the same frankage by viswed, and particulars had at the Halls of Caseler, Old Windsor, at the Lord Reisson, the Wheagsheaf, and the Fox and Fand Bawl, Datchet; of

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(For Continuation of Sales see Back Page.)